# **JOURNAL OF THE HOUSE**

Second Regular Session, 99th GENERAL ASSEMBLY

# THIRTY-SIXTH DAY, WEDNESDAY, MARCH 7, 2018

The House met pursuant to adjournment.

Representative Dinkins in the Chair.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

'ES'	049

Alferman	Anders	Basye	Bernskoetter	Berry
Bondon	Brown 27	Burns	Cross	Curtis
Curtman	DeGroot	Dinkins	Engler	Francis
Gannon	Hannegan	Hansen	Harris	Henderson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Love	Matthiesen	McGaugh	Miller
Moon	Morris 140	Morse 151	Muntzel	Nichols
Pfautsch	Pogue	Reiboldt	Reisch	Remole
Roeber	Rone	Rowland 155	Rowland 29	Taylor
Walsh	White	Wiemann	Wilson	

NOES: 000

PRESENT: 066

Adams	Anderson	Arthur	Bahr	Bangert
Baringer	Beard	Beck	Burnett	Chipman
Christofanelli	Conway 10	Conway 104	Corlew	Cornejo
Davis	Dohrman	Eggleston	Evans	Fitzwater
Gray	Green	Grier	Haahr	Helms
Higdon	Hill	Houx	Johnson	Kendrick
Kolkmeyer	Lant	Lynch	Marshall	McCann Beatty
McCreery	McGee	Meredith 71	Messenger	Morgan
Neely	Pike	Quade	Razer	Rehder
Roden	Ross	Runions	Ruth	Schroer
Shaul 113	Shull 16	Smith 163	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wood
Mr. Speaker				

ABSENT WITH LEAVE: 047

Andrews	Austin	Barnes 60	Barnes 28	Black
Brattin	Brown 57	Brown 94	Butler	Carpenter
Cookson	Dogan	Ellebracht	Ellington	Fitzpatrick
Fraker	Franklin	Franks Jr	Frederick	Gregory

Haefner	Houghton	Korman	Lauer	Lavender
Lichtenegger	Mathews	May	McDaniel	Merideth 80
Mitten	Mosley	Newman	Peters	Phillips
Pierson Jr	Pietzman	Plocher	Redmon	Revis
Rhoads	Roberts	Shumake	Smith 85	Spencer
Tate	Washington			

VACANCIES: 001

# Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Blessed be the name of God forever and ever: for wisdom and might are His. (Daniel 2:20)

Almighty God, reveal to us Your glory as we turn our thoughts upward and lift up our hearts to Your presence. May discernment and discretion, with confidence and courage, arise within us with renewed strength, as we again open our minds to You who is always understanding, always merciful, and always seeking our good and the good of our people.

Grant to us, as we pray, such an awareness of Your spirit that this long day may be spent in Your service and for the best interests of our State. Give to us the grace to ask what You would have us do, that in Your wisdom we may be saved from wrong choices, in Your light we may walk and not faint, and in Your love we may live with true joy.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Dylan Werner, Kaiden Caudle, Abbi Suthoff, Nolan Bennett, Hudson Moyer, Jordan Luebbering, Carter Bryan, Bennett Wilde, and Carson Roling.

Speaker Richardson assumed the Chair.

The Journal of the thirty-fifth day was approved as printed by the following vote:

AYES: 133

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Brown 27	Burnett	Burns	Butler	Chipman
Christofanelli	Conway 10	Conway 104	Corlew	Cornejo
Cross	Curtman	Davis	DeGroot	Dinkins
Dohrman	Eggleston	Engler	Fitzpatrick	Fitzwater
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Korman
Lant	Lavender	Love	Lynch	Marshall
Mathews	Matthiesen	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris 140	Morse 151
Mosley	Muntzel	Neely	Nichols	Pfautsch

Pike Plocher Pogue Quade Razer Redmon Rehder Reiboldt Reisch Revis Roberts Roden Roeber Rone Rowland 155 Rowland 29 Runions Ruth Schroer Shaul 113 Shull 16 Smith 85 Smith 163 Sommer Spencer Stevens 46 Swan Taylor Stacy Tate Unsicker Walker 3 Walker 74 Trent Vescovo Washington White Wiemann Walsh Wessels Wilson Wood Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 029

Barnes 60 Bondon Brattin Austin Berry Brown 57 Brown 94 Carpenter Cookson Curtis Ellebracht Ellington Dogan Evans Haefner Lauer Lichtenegger May Mitten Newman Peters Phillips Pierson Jr Pietzman Remole Rhoads Ross Shumake Stephens 128

VACANCIES: 001

#### PERFECTION OF HOUSE BILLS

**HB 1953**, relating to the bone marrow registry, was taken up by Representative Neely.

On motion of Representative Neely, the title of **HB 1953**, relating to public health and welfare, was agreed to.

Representative Ruth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1953, Page 2, Section 192.1120, Line 27, by inserting immediately after said section and line the following:

- "208.183. 1. The "Advisory Council on Rare Diseases and Personalized Medicine" is hereby established within the MO HealthNet division. The advisory council on rare diseases and personalized medicine shall serve as an expert advisory committee to the drug utilization review board, providing necessary consultation to the board when the board makes recommendations or determinations regarding beneficiary access to drugs or biological products for rare diseases, or when the board itself determines that it lacks the specific scientific, medical, or technical expertise necessary for the proper performance of its responsibilities and the necessary expertise can be provided by external in-state experts.
- 2. The advisory council on rare diseases and personalized medicine shall be composed of the following health care professionals, who shall be appointed by the director of the department of social services:
- (1) Two physicians affiliated with public schools of medicine who are licensed and practicing in this state with experience researching, diagnosing, or treating rare diseases;
- (2) Two physicians affiliated with private schools of medicine headquartered in this state who are licensed and practicing in this state with experience researching, diagnosing, or treating rare diseases;

- (3) A physician who holds a doctor of osteopathy degree and is active in medical practice and affiliated with a school of medicine in this state with experience researching, diagnosing, or treating rare diseases;
- (4) Two medical researchers from either academic research institutions or medical research organizations in this state who have received federal or foundation grant funding for rare disease research;
- (5) A registered nurse or advanced practice registered nurse licensed and practicing in this state with experience treating rare diseases;
  - (6) A pharmacist practicing in a hospital in this state that has a designated orphan disease center;
- (7) A professor employed by a pharmacy program in this state that is fully accredited by the Accreditation Council for Pharmacy Education who has advanced scientific or medical training in orphan and rare disease treatments;
  - (8) One individual representing the rare disease community or who is living with a rare disease;
  - (9) One member who represents a rare disease foundation;
- (10) A representative from a rare disease center located within one of the state's comprehensive pediatric hospitals;
  - (11) The chair of the joint committee on the life sciences or the chair's designee; and
- (12) The chairperson of the drug utilization review board, or the chairperson's designee, who shall serve as an ex officio, nonvoting member of the advisory council.
- 3. The director shall convene the first meeting of the advisory council on rare diseases and personalized medicine no later than February 28, 2019. Following the first meeting, the advisory council shall meet upon the call of the chairperson of the drug utilization review board or upon the request of a majority of the council members.
- 4. The drug utilization review board, when making recommendations or determinations regarding beneficiary access to drugs and biological products for rare diseases, as defined in the federal Orphan Drug Act of 1983, Pub. L. 97-414, and drugs and biological products that are approved by the United States Food and Drug Administration and within the emerging fields of personalized medicine and noninheritable gene editing therapeutics, shall request and consider information from the advisory council on rare diseases and personalized medicine. "Beneficiary access", as used in this subsection, means developing prior authorization and reauthorization criteria for a rare disease drug, including placement on a preferred drug list or a formulary, payment, cost-sharing, drug utilization review, or medication therapy management.
- 5. The board shall seek the input of the advisory council on rare diseases and personalized medicine to address topics for consultation under this section including, but not limited to:
  - (1) Rare diseases;
  - (2) The severity of rare diseases;
  - (3) The unmet medical need associated with rare diseases;
- (4) The impact of particular coverage, cost-sharing, tiering, utilization management, prior authorization, medication therapy management, or other Medicaid policies on access to rare disease therapies;
  - (5) An assessment of the benefits and risks of therapies to treat rare diseases;
- (6) The impact of particular coverage, cost-sharing, tiering, utilization management, prior authorization, medication therapy management, or other policies on patients' adherence to the treatment regimen prescribed or otherwise recommended by their physicians;
- (7) Whether beneficiaries who need treatment from or a consultation with a rare disease specialist have adequate access and, if not, what factors are causing the limited access; and
  - (8) The demographics and the clinical description of patient populations.
- 6. Nothing in this section shall be construed to create a legal right for a consultation on any matter or require the drug utilization review board to meet with any particular expert or stakeholder.
- 7. Recommendations of the advisory council on rare diseases and personalized medicine on an applicable treatment of a rare disease shall be explained in writing to members of the board during public hearings.
- 8. For purposes of this section, a "rare disease drug" is a drug used to treat a rare medical condition, defined as any disease or condition that affects fewer than two hundred thousand persons in the United States, such as cystic fibrosis, hemophilia, and multiple myeloma.
- 9. All members of the advisory council on rare diseases and personalized medicine shall annually sign a conflict of interest statement revealing economic or other relationships with entities that could influence a member's decisions, and at least twenty percent of the advisory council members shall not have a conflict of interest with respect to any insurer, pharmaceutical benefits manager, or pharmaceutical manufacturer."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1** was adopted.

On motion of Representative Neely, **HB 1953**, as amended, was ordered perfected and printed.

**HCS HB 2140**, relating to public contracts for purchasing supplies, was placed on the Informal Calendar.

**HB 2122**, relating to vehicle sales, was taken up by Representative Engler.

On motion of Representative Engler, the title of **HB 2122** was agreed to.

Representative Engler offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2122, Pages 5 and 6, Section 301.550, Lines 34 to 51, by removing all of said lines from the bill and inserting in lieu thereof the following:

"(8) "Motor vehicle dealer" or "dealer", any person who, for commission or with an intent to make a profit or gain of money or other thing of value, sells, barters, exchanges, leases or rents with the option to purchase, or who offers or attempts to sell or negotiates the sale of motor vehicles or trailers whether or not the motor vehicles or trailers are owned by such person; provided, however, an individual auctioneer or auction conducted by an auctioneer licensed pursuant to chapter 343 shall not be included within the definition of a motor vehicle dealer. The sale of six or more motor vehicles or trailers in any calendar year shall be required as evidence that such person is engaged in the motor vehicle business and is eligible for licensure as a motor vehicle dealer under sections 301.550 to [301.573] 301.580. Any motor vehicle dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more motor vehicles provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed motor vehicle dealer failing to meet the minimum vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the minimum requirement of six sales per year. Dealers shall be subject to the licensure requirements under section 301.552 with regard to additional sales requirements for the award of certain tax exempt dealer plates;"; and

Further amend said bill, Page 8, Section 301.550, Line 127, by inserting after all of said section and line the following:

- "301.552. 1. Notwithstanding any other provision of law to the contrary, motor vehicle dealers shall be eligible for dealer plates according to the following schedule of annual motor vehicle sales:
- (1) One dealer plate shall be issued at the time of initial application for licensure as a motor vehicle dealer under section 301.550, and such plate may be retained if the minimum requirement of six sales per year is met thereafter;
- (2) A second dealer plate shall be issued upon report of twelve sales per year during the requisite reporting period;
- (3) A third dealer plate shall be issued upon report of twenty sales per year during the requisite reporting period; and
- (4) Thereafter, one additional dealer plate shall be issued for each ten additional sales reported during the requisite reporting period.

2. For purposes of this section, the term "motor vehicle" means non-commercial passenger vehicles eligible for highway use and does not include motorcycles, trailers, farm vehicles, boats, recreational vehicles, or any type of vehicle not having four wheels."; and

Further amend said bill, Page 13, Line 95 to Page 16, Line 175, by removing all of said lines from the bill and inserting in lieu thereof the following:

- "3. Upon the initial issuance of a license by the department, the department shall assign a distinctive dealer license number or certificate of number to the applicant and the department shall issue [one number plate or certificate] two number plates or certificates bearing the distinctive dealer license number or certificate of number [and two additional number plates or certificates of number] within eight working hours after presentment of the application, upon payment by the applicant of a fee of fifty dollars for the first plate or certificate and ten dollars and fifty cents for each additional plate or certificate issued by the department. Upon renewal, the department shall issue the distinctive dealer license number or certificate of number as quickly as possible. The issuance of such distinctive dealer license number or certificate of number shall be in lieu of registering each motor vehicle, trailer, vessel or vessel trailer dealt with by a boat dealer, boat manufacturer, manufacturer, public motor vehicle auction, wholesale motor vehicle dealer, wholesale motor vehicle auction or new or used motor vehicle dealer.
- 4. Notwithstanding any other provision of the law to the contrary, the department shall assign the following distinctive dealer license numbers to:

New motor vehicle franchise

dealers D-0 through D-999

New powersport dealers [and motorcycle

franchise dealers] D-1000 through D-1999

Used motor vehicle[,] and used

powersport[, and used motorcycle]

dealers D-2000 through D-9999

Wholesale motor vehicle

dealers W-0 through W-1999

Wholesale motor vehicle

auctions WA-0 through WA-999
New and used trailer dealers T-0 through T-9999

Motor vehicle, trailer, and boat

manufacturers DM-0 through DM-999
Public motor vehicle auctions A-0 through A-1999
Boat dealers M-0 through M-9999

New and used recreational motor

vehicle dealers RV-0 through RV-999

For purposes of this subsection, qualified transactions shall include the purchase of salvage titled vehicles by a licensed salvage dealer. A used motor vehicle dealer who also holds a salvage dealer's license shall be allowed one additional plate or certificate number per fifty-unit qualified transactions annually. In order for salvage dealers to obtain number plates or certificates under this section, dealers shall submit to the department of revenue on August first of each year a statement certifying, under penalty of perjury, the dealer's number of purchases during the reporting period of July first of the immediately preceding year to June thirtieth of the present year. The provisions of this subsection shall become effective on the date the director of the department of revenue begins to reissue new license plates under section 301.130, or on December 1, 2008, whichever occurs first. If the director of revenue begins reissuing new license plates under the authority granted under section 301.130 prior to December 1, 2008, the director of the department of revenue shall notify the revisor of statutes of such fact.

5. Upon the sale of a currently licensed new motor vehicle franchise dealership the department shall, upon request, authorize the new approved dealer applicant to retain the selling dealer's license number and shall cause the new dealer's records to indicate such transfer. If the new approved dealer applicant elects not to retain the selling dealer's license number, then the department shall issue the new dealer applicant a new dealer's license number and an equal number of plates or certificates as the department had issued to the selling dealer.

6. [In the case of new motor vehicle manufacturers, motor vehicle dealers, powersport dealers, recreationalmotor vehicle dealers, and trailer dealers, the department shall issue one number plate bearing the distinctive dealerlicense number and may issue two additional number plates to the applicant upon payment by the manufacturer or dealer of a fifty dollar fee for the number plate bearing the distinctive dealer license number and ten dollars and fifty cents for each additional number plate.] Such license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. Boat dealers and boat manufacturers shall be entitled to one certificate of number bearing such number upon the payment of a fifty dollar fee. Additional number plates and as many additional certificates of number may be obtained upon payment of a fee of ten dollars and fifty cents for each additional plate or certificate. New motor vehicle manufacturers shall not be issued or possess more than three hundred forty-seven additional number plates or certificates of number annually. New [and used motor vehicle dealers] motor vehicle franchise dealers, powersport dealers, wholesale motor vehicle dealers, boat dealers, and trailer dealers are limited to one additional plate or certificate of number per ten-unit qualified transactions annually. Notwithstanding any provision of subsection 3 of this section to the contrary, used motor vehicle dealers are limited to one initial plate or certificate until they have twelve qualified transactions annually, at which time they may receive their first additional plate or certificate. When such used vehicle dealers have twenty qualified transactions annually, then they may receive their second additional plate or certificate and, thereafter, they may obtain one additional plate or certificate for each additional group of ten annual qualified transactions. New and used recreational motor vehicle dealers are limited to two additional plates or certificate of number per ten-unit qualified transactions annually for their first fifty transactions and one additional plate or certificate of number per ten-unit qualified transactions thereafter. An applicant seeking the issuance of an initial license shall indicate on his or her initial application the applicant's proposed annual number of sales in order for the director to issue the appropriate number of additional plates or certificates of number. A motor vehicle dealer, trailer dealer, boat dealer, powersport dealer, recreational motor vehicle dealer, motor vehicle manufacturer, boat manufacturer, or wholesale motor vehicle dealer obtaining a distinctive dealer license plate or certificate of number or additional license plate or additional certificate of number, throughout the calendar year, shall be required to pay a fee for such license plates or certificates of number computed on the basis of one-twelfth of the full fee prescribed for the original and duplicate number plates or certificates of number for such dealers' licenses, multiplied by the number of months remaining in the licensing period for which the dealer or manufacturers shall be required to be licensed. In the event of a renewing dealer, the fee due at the time of renewal shall not be prorated. Wholesale and public auctions shall be issued a certificate of dealer registration in lieu of a dealer number plate. In order for dealers to obtain number plates or certificates under this section, dealers shall submit to the department of revenue on August first of each year a statement certifying, under penalty of perjury, the dealer's number of sales during the reporting period of July first of the immediately preceding year to June thirtieth of the present year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Engler, **House Amendment No. 1** was adopted.

Representative Mathews offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2122, Pages 22-23, Section 301.556, Lines 34-43, by inserting after all of said line the following:

"[(5)] The sale of vehicles at off-site sales shall be limited to sales by a seller of vehicles used and titled solely in its ordinary course of business, and such sales shall be held in conjunction with a credit union and limited to members of the credit union, thus constituting a private sale to be advertised to members only[ $\frac{1}{3}$ ].

[(6)] 3. Off-site sales by a seller of vehicles used and titled solely in its ordinary course of business may also be held in conjunction with other financial institutions provided that any such sale event shall be held on the premises of the financial institution, and sales shall be limited to persons who were customers of the financial institution prior to the date of the sale event. Off-site sales held with such other financial institutions shall be limited to one sale per year per institution."; and

Further amend said bill and section, Page 23, Line 46, by removing all of said line and inserting in lieu thereof the following:

"vehicles of the same manufacture and model are offered for sale to the public.]

4. A motor vehicle"; and

Further amend said bill and section by renumbering said section accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mathews, **House Amendment No. 2** was adopted.

Representative Chipman assumed the Chair.

Representative Johnson offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2122, Page 6, Section 301.550, Line 40, by deleting the words "[six] twenty-four" and inserting in lieu thereof the word "six"; and

Further amend said bill, page and section, Line 51, by deleting the words "[six] twenty-four" and inserting in lieu thereof the word "six"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Johnson, **House Amendment No. 3** was adopted.

Representative Korman offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 2122, Page 26, Section 301.570, Line 28, by inserting after all of said line the following:

- "307.350. 1. The owner of every motor vehicle as defined in section 301.010 which is required to be registered in this state, except:
- (1) Motor vehicles, for the five-year period following their model year of manufacture, excluding prior salvage vehicles immediately following a rebuilding process and vehicles subject to the provisions of section 307.380;
- (2) Those motor vehicles which are engaged in interstate commerce and are proportionately registered in this state with the Missouri highway reciprocity commission, although the owner may request that such vehicle be inspected by an official inspection station, and a peace officer may stop and inspect such vehicles to determine whether the mechanical condition is in compliance with the safety regulations established by the United States Department of Transportation; and
  - (3) Historic motor vehicles registered pursuant to section 301.131;
  - (4) Vehicles registered in excess of twenty-four thousand pounds for a period of less than twelve months;

shall submit such vehicles to a biennial inspection of their mechanism and equipment in accordance with the provisions of sections 307.350 to 307.390 and obtain a certificate of inspection and approval and a sticker, seal, or other device from a duly authorized official inspection station. The inspection, except the inspection of school buses which shall be made at the time provided in section 307.375, shall be made at the time prescribed in the rules and regulations issued by the superintendent of the Missouri state highway patrol; but the inspection of a vehicle shall not be made more than sixty days prior to the date of application for registration or within sixty days of when a vehicle's registration is transferred; however, if a vehicle was purchased from a motor vehicle dealer and a valid

inspection had been made within sixty days of the purchase date, the new owner shall be able to utilize an inspection performed within ninety days prior to the application for registration or transfer. Any vehicle manufactured as an even-numbered model year vehicle shall be inspected and approved pursuant to the safety inspection program established pursuant to sections 307.350 to 307.390 in each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be inspected and approved pursuant to sections 307.350 to 307.390 in each odd-numbered year. The certificate of inspection and approval shall be a sticker, seal, or other device or combination thereof, as the superintendent of the Missouri state highway patrol prescribes by regulation and shall be displayed upon the motor vehicle or trailer as prescribed by the regulations established by him. The replacement of certificates of inspection and approval which are lost or destroyed shall be made by the superintendent of the Missouri state highway patrol under regulations prescribed by him.

- 2. For the purpose of obtaining an inspection only, it shall be lawful to operate a vehicle over the most direct route between the owner's usual place of residence and an inspection station of such owner's choice, notwithstanding the fact that the vehicle does not have a current state registration license. It shall also be lawful to operate such a vehicle from an inspection station to another place where repairs may be made and to return the vehicle to the inspection station notwithstanding the absence of a current state registration license.
- 3. No person whose motor vehicle was duly inspected and approved as provided in this section shall be required to have the same motor vehicle again inspected and approved for the sole reason that such person wishes to obtain a set of any special personalized license plates available pursuant to section 301.144 or a set of any license plates available pursuant to section 301.142, prior to the expiration date of such motor vehicle's current registration.
- 4. Notwithstanding the provisions of section 307.390, violation of this section shall be deemed an infraction."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 4** was adopted.

On motion of Representative Engler, **HB 2122, as amended**, was ordered perfected and printed.

**HB 1344**, relating to private probation services for misdemeanor offenses, was taken up by Representative Hill.

On motion of Representative Hill, the title of **HB 1344** was agreed to.

On motion of Representative Hill, **HB 1344** was ordered perfected and printed.

**HB 1800**, relating to the public service commission, was taken up by Representative Miller.

On motion of Representative Miller, the title of **HB 1800** was agreed to.

Representative Adams suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 040

Black Alferman Basye Beck Bernskoetter Bondon Brattin Brown 27 Burns Cookson Curtman Dinkins Evans Cross Engler Hill Fraker Francis Hansen Henderson

Hurst Kelly 141 Kidd Knight Korman Lant Matthiesen McGaugh Morse 151 Muntzel Pogue Redmon Reiboldt Remole Rowland 29 Shull 16 Taylor Walsh White Wilson

NOES: 001

Smith 85

PRESENT: 066

Anderson Arthur Bahr Adams Anders Barnes 28 Beard Bangert Baringer Berry Christofanelli Conway 10 Conway 104 Burnett Chipman Corlew Cornejo Curtis Dohrman Eggleston Fitzwater Franklin Frederick Fitzpatrick Gray Grier Haahr Helms Houghton Gregory Houx Johnson Love Lynch Marshall McCann Beatty Meredith 71 Miller Mathews McCreery Moon Morgan Mosley Pietzman Pike Plocher Rehder Revis Roden Ross Smith 163 Runions Ruth Shaul 113 Spencer Trent Unsicker Stacy Stevens 46 Tate Walker 3 Wessels Vescovo Walker 74 Wiemann Wood

ABSENT WITH LEAVE: 055

Brown 57 Brown 94 Andrews Austin Barnes 60 Butler Carpenter Davis DeGroot Dogan Ellebracht Ellington Franks Jr Gannon Green Haefner Hannegan Harris Higdon Justus Kendrick Kelley 127 Kolkmeyer Lauer Lavender Lichtenegger May McDaniel McGee Merideth 80 Mitten Morris 140 Newman Messenger Neely Peters Pfautsch Phillips Pierson Jr Nichols Quade Razer Reisch Rhoads Roberts Roeber Rone Rowland 155 Schroer Shumake Sommer Stephens 128 Swan Washington Mr. Speaker

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Miller, **HB 1800** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 114

Adams Alferman Anders Anderson Andrews Bangert Baringer Basye Beck Bernskoetter Berry Black Brattin Burnett Burns Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dohrman Eggleston Evans Fitzpatrick Fitzwater Fraker Francis Frederick Gannon Gray Gregory Grier

Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lant
Love	Lynch	Mathews	May	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Pfautsch	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Remole	Revis
Roden	Roeber	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Smith 85	Smith 163	Sommer	Stacy	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walsh	Washington	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	
NOES: 015				
Barnes 28	Brown 27	Butler	Curtis	Ellington
Franks Jr	Green	Lavender	Marshall	McCann Beatty
McCreery	Pogue	Quade	Roberts	Stevens 46
PRESENT: 000 ABSENT WITH LEAV	F: 033			
TIBBERT WITH EETT	E. 033			
Arthur	Austin	Bahr	Barnes 60	Beard
Bondon	Brown 57	Brown 94	Dogan	Ellebracht
Engler	Franklin	Kelley 127	Korman	Lauer
Lichtenegger	Matthiesen	McDaniel	Mitten	Neely
Newman	Nichols	Peters	Phillips	Pierson Jr
Razer	Reisch	Rhoads	Rone	Shumake
Spencer	Stephens 128	Walker 74		

VACANCIES: 001

**HB 1874**, relating to products sold in the state capitol, was taken up by Representative Taylor.

On motion of Representative Taylor, the title of **HB 1874** was agreed to.

On motion of Representative Taylor, **HB 1874** was ordered perfected and printed.

HCS HB 1364, relating to transportation and delivery of petroleum products, was taken up by Representative Kidd.

On motion of Representative Kidd, the title of HCS HB 1364 was agreed to.

On motion of Representative Kidd, HCS HB 1364 was adopted.

On motion of Representative Kidd, **HCS HB 1364** was ordered perfected and printed.

HCS HB 1713, relating to the Missouri adoptee rights act, was placed on the Informal Calendar.

**HCS HB 1714**, relating to adoption records, was placed on the Informal Calendar.

HB 2026, relating to persons confined in jails, was taken up by Representative Wilson.

On motion of Representative Wilson, the title of **HB 2026** was agreed to.

Representative Evans offered House Amendment No. 1.

#### House Amendment No. 1

AMEND House Bill No. 2026, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

- "217.149. 1. By September 1, 2018, all correctional centers shall develop specific procedures for the intake and care of offenders who are pregnant, which shall include procedures regarding:
  - (1) Maternal health evaluations;
  - (2) Dietary supplements;
  - (3) Substance abuse treatment;
- (4) Treatment for the human immunodeficiency virus and ways to avoid human immunodeficiency virus transmission;
  - (5) Hepatitis C;
- (6) Sleeping arrangements for such offenders, including requiring such offenders to sleep on the bottom bunk bed:
  - (7) Access to mental health professionals;
  - (8) Sanitary materials;
- (9) Postpartum recovery, including that no such offender shall be placed in isolation during such recovery;
- (10) A requirement that a female medical professional be present during any examination of such offender; and
- (11) The department shall, with the assistance of the department of social services and consent of the pregnant offender, consider enrolling an unborn child in the show-me healthy babies program under section 208.662.
- 2. As used in this section "postpartum recovery" means, as determined by a physician, the period immediately following delivery, including the entire period an offender who was pregnant is in the hospital or infirmary after delivery.
  - 217.151. 1. As used in this section, the following terms mean:
- (1) "Extraordinary circumstance", a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of a pregnant offender in her third trimester or a postpartum offender within forty-eight hours postdelivery, the staff of the correctional center or medical facility, other offenders, or the public;
  - (2) "Labor", the period of time before a birth during which contractions are present;
- (3) "Postpartum", the period of recovery immediately following childbirth, which is six weeks for a vaginal birth or eight weeks for a cesarean birth, or longer if so determined by a physician or nurse;
- (4) "Restraints", any physical restraint or other device used to control the movement of a person's body or limbs.
- 2. A correctional center shall not use restraints on a pregnant offender in her third trimester, whether during transportation to and from visits to health care providers and court proceedings or medical appointments and examinations, or during labor, delivery, or within forty-eight hours postdelivery.
  - 3. Pregnant offenders shall be transported in vehicles equipped with seatbelts.
- 4. Any time restraints are used on a pregnant offender in her third trimester or on a postpartum offender within forty-eight hours postdelivery, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg, ankle, or waist restraints or any mechanical restraints be used on any such offender, and if wrist restraints are used, such restraints shall be placed in the front of such offender's body to protect the offender and the unborn child in the case of a forward fall.

- 5. If a doctor, nurse, or other health care provider treating the pregnant offender in her third trimester or the postpartum offender within forty-eight hours postdelivery requests that restraints not be used, the corrections officer accompanying such offender shall immediately remove all restraints.
- 6. In the event a corrections officer determines that extraordinary circumstances exist and restraints are necessary, the corrections officer shall fully document in writing within forty-eight hours of the incident the reasons he or she determined such extraordinary circumstances existed, the type of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances. Such documents shall be kept on file by the correctional center for at least ten years from the date the restraints were used.
- 7. The sentencing and corrections oversight commission established under section 217.147 and the advisory committee established under section 217.015 shall conduct biannual reviews of every report written on the use of restraints on a pregnant offender in her third trimester or on a postpartum offender within forty-eight hours postdelivery in accordance with subsection 6 of this section to determine compliance with this section. The written reports shall be kept on file by the department for ten years.
  - 8. The chief administrative officer, or equivalent position, of each correctional center shall:
- (1) Ensure that employees of the correctional center are provided with training, which may include online training, on the provisions of this section; and
- (2) Inform female offenders, in writing and orally, of any policies and practices developed in accordance with this section upon admission to the correctional center, including policies and practices in any offender handbook, and post the policies and practices in locations in the correctional center where such notices are commonly posted and will be seen by female offenders, including common housing areas and health care facilities."; and

Further amend said bill and page, Section 221.050, Line 4, by inserting immediately after said section and line the following:

#### "221.520. 1. As used in this section, the following terms shall mean:

- (1) "Extraordinary circumstance", a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of a pregnant prisoner in her third trimester or a postpartum prisoner within forty-eight hours postdelivery, the staff of the county or city jail or medical facility, other prisoners, or the public;
  - (2) "Labor", the period of time before a birth during which contractions are present;
- (3) "Postpartum", the period of recovery immediately following childbirth, which is six weeks for a vaginal birth or eight weeks for a cesarean birth, or longer if so determined by a physician or nurse;
- (4) "Restraints", any physical restraint or other device used to control the movement of a person's body or limbs.
- 2. A county or city jail shall not use restraints on a pregnant prisoner in her third trimester, whether during transportation to and from visits to health care providers and court proceedings or medical appointments and examinations, or during labor, delivery, or forty-eight hours postdelivery.
  - 3. Pregnant prisoners shall be transported in vehicles equipped with seatbelts.
- 4. Anytime restraints are used on a pregnant prisoner in her third trimester or on a postpartum prisoner within forty-eight hours postdelivery, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg, ankle, or waist restraints or any mechanical restraints be used on any such prisoner, and if wrist restraints are used, such restraints shall be placed in the front of such prisoner's body to protect the prisoner and the unborn child in the case of a forward fall.
- 5. If a doctor, nurse, or other health care provider treating the pregnant prisoner in her third trimester or the postpartum prisoner within forty-eight hours postdelivery requests that restraints not be used, the sheriff or jailer accompanying such prisoner shall immediately remove all restraints.
- 6. In the event a sheriff or jailer determines that extraordinary circumstances exist and restraints are necessary, the sheriff or jailer shall fully document in writing within forty-eight hours of the incident the reasons he or she determined such extraordinary circumstances existed, the type of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances. Such documents shall be kept on file by the county or city jail for at least ten years from the date the restraints were used.

- 7. The county or city jail shall:
- (1) Ensure that employees of the jail are provided with training, which may include online training, on the provisions of this section; and
- (2) Inform female prisoners, in writing and orally, of any policies and practices developed in accordance with this section upon admission to the jail, and post the policies and practices in locations in the jail where such notices are commonly posted and will be seen by female prisoners.
- 221.523. 1. By September 1, 2018, all county and city jails shall develop specific procedures for the intake and care of prisoners who are pregnant, which shall include procedures regarding:
  - (1) Maternal health evaluations;
  - (2) Dietary supplements;
  - (3) Substance abuse treatment;
- (4) Treatment for the human immunodeficiency virus and ways to avoid human immunodeficiency virus transmission;
  - (5) Hepatitis C;
- (6) Sleeping arrangements for such prisoners, including requiring such prisoners to sleep on the bottom bunk bed:
  - (7) Access to mental health professionals;
  - (8) Sanitary materials;
- (9) Postpartum recovery, including that no such prisoner shall be placed in isolation during such recovery;
- (10) A requirement that a female medical professional be present during any examination of such prisoner; and
- (11) The jail shall, with the assistance of the department of social services and consent of the pregnant offender, consider enrolling an unborn child in the show-me healthy babies program under section 208.662.
- 2. As used in this section "postpartum recovery" means, as determined by a physician, the period immediately following delivery, including the entire period a prisoner who was pregnant is in the hospital or infirmary after delivery."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

On motion of Representative Wilson, **HB 2026**, as amended, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:00 p.m.

#### AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 039

Alferman	Barnes 60	Basye	Bernskoetter	Bondon
Brown 27	Cross	Curtis	Dinkins	Fraker
Francis	Franks Jr	Gannon	Harris	Henderson
Houghton	Hurst	Justus	Kelley 127	Kidd
Knight	Lauer	Love	Lynch	Matthiesen

Morris 140	Morse 151	Pfautsch	Phillips	Pogue
Redmon	Reiboldt	Remole	Rhoads	Rone
Rowland 155	Rowland 29	Taylor	Walsh	
NOES: 000				
PRESENT: 052				
Anderson	Austin	Bahr	Bangert	Baringer
Barnes 28	Beard	Berry	Chipman	Christofanelli
Conway 104	Corlew	Cornejo	Dogan	Dohrman
Eggleston	Ellebracht	Evans	Gray	Gregory
Grier	Haahr	Hannegan	Helms	Higdon
Hill	Houx	Johnson	Kolkmeyer	Lant
Mathews	McCreery	McGaugh	Meredith 71	Miller
Nichols	Pike	Reisch	Revis	Ross
Runions	Ruth	Schroer	Shaul 113	Smith 163
Stacy	Tate	Trent	Vescovo	Walker 3
Wessels	Wood			
ABSENT WITH LEAVE	E: 071			
Adams	Anders	Andrews	Arthur	Beck
Black	Brattin	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Conway 10	Cookson
Curtman	Davis	DeGroot	Ellington	Engler
Fitzpatrick	Fitzwater	Franklin	Frederick	Green
Haefner	Hansen	Kelly 141	Kendrick	Korman
Lavender	Lichtenegger	Marshall	May	McCann Beatty
McDaniel	McGee	Merideth 80	Messenger	Mitten
Moon	Morgan	Mosley	Muntzel	Neely
Newman	Peters	Pierson Jr	Pietzman	Plocher

Walker 74 Mr. Speaker

Quade

Roeber

Spencer

VACANCIES: 001

Razer

Shull 16

Stephens 128

Washington

# PERFECTION OF HOUSE BILLS - INFORMAL

Roberts

Smith 85

Wiemann

Swan

Roden

Sommer

Unsicker

Wilson

**HCS HB 1713**, relating to the Missouri adoptee rights act, was taken up by Representative Phillips.

Rehder

White

Shumake

Stevens 46

On motion of Representative Phillips, the title of **HCS HB 1713** was agreed to.

On motion of Representative Phillips, **HCS HB 1713** was adopted.

On motion of Representative Phillips, HCS HB 1713 was ordered perfected and printed.

HCS HB 1714, relating to adoption records, was taken up by Representative Phillips.

On motion of Representative Phillips, the title of **HCS HB 1714** was agreed to.

On motion of Representative Phillips, **HCS HB 1714** was adopted.

On motion of Representative Phillips, **HCS HB 1714** was ordered perfected and printed.

#### PERFECTION OF HOUSE BILLS

**HB 2043**, relating to Law Enforcement Appreciation Day, was taken up by Representative Tate.

On motion of Representative Tate, the title of **HB 2043** was agreed to.

Representative Tate offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2043, Page 1, Section 9.052, Line 1, by deleting the word "**Tuesday**" and inserting in lieu thereof the word "**Friday**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Tate, **House Amendment No. 1** was adopted.

Representative Curtis offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 2043, Page 1, Section 9.052, Line 5, by inserting immediately after said section and line the following:

#### "285.590. 1. For purposes of this section, the following terms mean:

- (1) "Employer", any person or entity employing any person for hire within the state of Missouri, including every department, agency, or instrumentality of the state or political subdivision of the state;
- (2) "Mental health professional", a psychiatrist, resident in psychiatry, psychologist, psychiatric nurse, licensed professional counselor, or psychiatric social worker.
- 2. Any employer who employs law enforcement officers shall establish and maintain an employee assistance program for the law enforcement officers that meets the requirements of this section.
- 3. The employee assistance program, including any mental health professional providing counseling sessions through the program, shall not disclose to any employer the fact that a law enforcement officer is participating or has participated in the employee assistance program.
- 4. Any communication made by a law enforcement officer in a counseling session provided through the employee assistance program, and any oral or written information conveyed in or as the result of the counseling session, are confidential and shall not be disclosed by the mental health professional to the law enforcement officer's employer or any other person.
- 5. The prohibition on disclosure described in subsection 4 of this section shall apply to all oral communications, notes, records, and reports arising out of the counseling session. Any notes, records, or reports arising out of a counseling session provided through the employee assistance program shall not be public records and shall not be subject to the provisions of chapter 610.
  - 6. The prohibition on disclosure described in this section shall not apply to any:
- (1) Threat of suicide or criminal act made by a law enforcement officer in a counseling session, or any information conveyed in a counseling session relating to a threat of suicide or criminal act;
- (2) Information relating to abuse of spouses, children, or the elderly, or other information that is required to be reported by law;

- (3) Admission of criminal conduct;
- (4) Disclosure of testimony by a law enforcement officer who received counseling services and expressly consented to such disclosure; or
- (5) Disclosure of testimony by the surviving spouse or executor or administrator of the estate of a deceased law enforcement officer who received counseling services and such surviving spouse or executor or administrator expressly consented to such disclosure.
- 7. The provisions of this section shall not prohibit any communications between the mental health professionals providing the counseling sessions and the supervisors or staff of an employee assistance program."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Tate, **HB 2043, as amended**, was ordered perfected and printed.

HCS HB 2042, relating to sexual offenders, was taken up by Representative Bahr.

On motion of Representative Bahr, the title of HCS HB 2042 was agreed to.

Representative Wood offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2042, Page 2, Section 43.650, Line 36, by inserting immediately after said section and line the following:

- "210.025. 1. An applicant child care provider; persons employed by the applicant child care provider for compensation, including contract employees or self-employed individuals; individuals or volunteers whose activities involve the care or supervision of children for the applicant child care provider or unsupervised access to children who are cared for or supervised by the applicant child care provider; or individuals residing in the applicant's family child care home who are seventeen years of age or older shall be required to submit to a criminal background check under section 43.540 prior to an applicant being granted a registration and every five years thereafter and an annual check of the central registry for child abuse established in section 210.145 in order for the applicant to qualify for receipt of state or federal funds for providing child-care services [in the home] either by direct payment or through reimbursement to a child-care beneficiary[, an applicant and any person over the age of seventeen who is living in the applicant's home shall be required to submit to a criminal background check pursuant to section 43.540 and a check of the central registry for child abuse established in section 210.145. Effective January 1, 2001, the requirements of this subsection or subsection 2 of this section shall be satisfied through registration with the family care safety registry established in sections 210.900 to 210.936]. Any costs associated with such checks shall be paid by the applicant.
- 2. Upon receipt of an application for state or federal funds for providing child-care services in the home, the [family support] children's division shall:
- (1) Determine if a finding of child abuse or neglect by probable cause prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, involving the applicant or any person over the age of seventeen who is living in the applicant's home has been recorded pursuant to section 210.145 or 210.221;

- (2) Determine if the applicant or any person over the age of seventeen who is living in the applicant's home has been refused licensure or has experienced licensure suspension or revocation pursuant to section 210.221 or 210.496; and
- (3) Upon initial application, require the applicant to submit to fingerprinting and request a criminal background check of the applicant and any person over the age of seventeen who is living in the applicant's home pursuant to section 43.540 and section 210.487, and inquire of the applicant whether any children less than seventeen years of age residing in the applicant's home have ever been certified as an adult and convicted of, or pled guilty or nolo contendere to any crime.
- 3. Except as otherwise provided in subsection 4 of this section, upon completion of the background checks in subsection 2 of this section, an applicant shall be denied state or federal funds for providing child care if such applicant, any person over the age of seventeen who is living in the applicant's home, and any child less than seventeen years of age who is living in the applicant's home and who the division has determined has been certified as an adult for the commission of a crime:
- (1) Has had a finding of child abuse or neglect by probable cause prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, pursuant to section 210.145 or section 210.152;
- (2) Has been refused licensure or has experienced licensure suspension or revocation pursuant to section 210.496;
- (3) Has pled guilty or nolo contendere to or been found guilty of any felony for an offense against the person as defined by chapter 565, or any other offense against the person involving the endangerment of a child as prescribed by law; of any misdemeanor or felony for a sexual offense as defined by chapter 566; of any misdemeanor or felony for an offense against the family as defined in chapter 568, with the exception of the sale of fireworks, as defined in section 320.110, to a child under the age of eighteen; of any misdemeanor or felony for pornography or related offense as defined by chapter 573; or of any similar crime in any federal, state, municipal or other court of similar jurisdiction of which the director has knowledge or any offenses or reports which will disqualify an applicant from receiving state or federal funds.
- 4. An applicant shall be given an opportunity by the division to offer any extenuating or mitigating circumstances regarding the findings, refusals or violations against such applicant or any person over the age of seventeen or less than seventeen who is living in the applicant's home listed in subsection 2 of this section. Such extenuating and mitigating circumstances may be considered by the division in its determination of whether to permit such applicant to receive state or federal funds for providing child care in the home.
- 5. An applicant who has been denied state or federal funds for providing child care in the home may appeal such denial decision in accordance with the provisions of section 208.080.
- 6. If an applicant is denied state or federal funds for providing child care in the home based on the background check results for any person over the age of seventeen who is living in the applicant's home, the applicant shall not apply for such funds until such person is no longer living in the applicant's home.
- 7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.
- 210.254. 1. Child-care facilities operated by religious organizations pursuant to the exempt status recognized in subdivision (5) of section 210.211 shall upon enrollment of any child provide the parent or guardian enrolling the child two copies of a notice of parental responsibility, one copy of which shall be retained in the files of the facility after the enrolling parent acknowledges, by signature, having read and accepted the information contained therein.
  - 2. The notice of parental responsibility shall include the following:
- (1) Notification that the child-care facility is exempt as a religious organization from state licensing and therefore not inspected or supervised by the department of health and senior services other than as provided herein and that the facility has been inspected by those designated in section 210.252 and is complying with the fire, health and sanitation requirements of sections 210.252 to 210.257;
- (2) The names, addresses and telephone numbers of agencies and authorities which inspect the facility for fire, health and safety and the date of the most recent inspection by each;

- (3) The staff/child ratios for enrolled children under two years of age, for children ages two to four and for those five years of age and older as required by the department of health and senior services regulations in licensed facilities, the standard ratio of staff to number of children for each age level maintained in the exempt facility, and the total number of children to be enrolled by the facility;
- (4) Notification that background checks have been conducted [on each individual caregiver and all other personnel at the facility. The background check shall be conducted upon employment and every two years thereafter on each individual caregiver and all other personnel at the facility. Such background check shall include a screening for child abuse or neglect through the children's division, and a criminal record review through the Missouri highway patrol pursuant to section 43.540. The fee for the criminal record review shall be limited to the actual costs incurred by the Missouri highway patrol in conducting such review not to exceed ten dollars] under section 210.1080;
  - (5) The disciplinary philosophy and policies of the child-care facility; and
  - (6) The educational philosophy and policies of the child-care facility.
- 3. A copy of notice of parental responsibility, signed by the principal operating officer of the exempt child-care facility and the individual primarily responsible for the religious organization conducting the child-care facility and copies of the annual fire and safety inspections shall be filed annually during the month of August with the [director of the] department of health and senior services. [Exempt child care facilities which begin operation after-August 28, 1993, shall file such notice at least five days prior to starting to operate.]
- 210.258. The provisions of this section and section 210.259 apply to a child care facility maintained or operated under the exclusive control of a religious organization. Nothing in sections 210.252 to 210.257 shall be construed to authorize the department of health and senior services or any other governmental entity:
- (1) To interfere with the program, curriculum, ministry, teaching or instruction offered in a child care facility;
- (2) To interfere with the [selection,] certification[,] and minimal formal educational degree requirements[, supervision or terms of employment of a facility's personnel];
  - (3) [To interfere with the selection of individuals sitting on any governing board of a child care facility;
  - (4) To interfere with the selection of children enrolled in a child care facility; or
- [(5)] (4) To prohibit the use of corporal punishment. However, the department of health and senior services may require the child care facility to provide the parent or guardian enrolling a child in the facility a written explanation of the disciplinary philosophy and policies of the child care facility.
  - 210.1080. 1. As used in this section, the following terms mean:
- (1) "Child care staff member", a child care provider; persons employed by the child care provider for compensation, including contract employees or self-employed individuals; individuals or volunteers whose activities involve the care or supervision of children for a child care provider or unsupervised access to children who are cared for or supervised by a child care provider; or individuals residing in a family child care home who are seventeen years of age and older;
  - (2) "Criminal background check":
  - (a) A Federal Bureau of Investigation fingerprint check;
  - (b) A search of the National Crime Information Center's National Sex Offender Registry; and
- (c) A search of the following registries, repositories, or databases in Missouri, the state where the child care staff member resides, and each state where such staff member resided during the preceding five years:
- a. The state criminal registry or repository, with the use of fingerprints being required in the state where the staff member resides and optional in other states;
  - b. The state sex offender registry or repository; and
  - c. The state-based child abuse and neglect registry and database.
- 2. (1) Prior to the employment or presence of a child care staff member in a family child care home, group child care home, child care center, or license-exempt child care facility, the child care provider shall request the results of a criminal background check for such child care staff member from the department of health and senior services.
- (2) A prospective child care staff member may begin work for a child care provider after the criminal background check has been requested from the department; however, pending completion of the criminal background check, the prospective child care staff member shall be supervised at all times by another child care staff member who received a qualifying result on the criminal background check within the past five years.

- (3) A family child care home, group child care home, child care center, or license-exempt child care facility that has child care staff members at the time this section becomes effective shall request the results of a criminal background check for all child care staff members by January 31, 2019, unless the requirements for subsection 5 of this section are met by the child care provider and proof is submitted to the department of health and senior services by January 31, 2019.
- 3. The costs of the criminal background check shall be the responsibility of the child care staff member but may be paid or reimbursed by the child care provider at the provider's discretion. The fees charged for the criminal background check shall not exceed the actual cost of processing and administration.
- 4. Except as otherwise provided in subsection 2 of this section, upon completion of the criminal background check, any child care staff member or prospective child care staff member shall be ineligible for employment or presence at a family child care home, a group child care home, a licensed child care center, or a license-exempt child care facility if such person:
  - (1) Refuses to consent to the criminal background check as required by this section;
- (2) Knowingly makes a materially false statement in connection with the criminal background check as required by this section;
- (3) Is registered, or is required to be registered, on a state sex offender registry or repository or the National Sex Offender Registry;
- (4) Has a finding of child abuse or neglect under section 210.145 or 210.152 or any other finding of child abuse or neglect based on any other state's registry or database;
  - (5) Has been convicted of a felony consisting of:
  - (a) Murder, as described in 18 U.S.C. Section 1111;
  - (b) Child abuse or neglect;
  - (c) A crime against children, including child pornography;
  - (d) Spousal abuse;
  - (e) A crime involving rape or sexual assault;
  - (f) Kidnapping;
  - (g) Arson;
  - (h) Physical assault or battery; or
- (i) Subject to subsection 5 of this section, a drug-related offense committed during the preceding five years;
- (6) Has been convicted of a violent misdemeanor committed as an adult against a child, including the following crimes: child abuse, child endangerment, or sexual assault, or of a misdemeanor involving child pornography; or
  - (7) Has been convicted of any similar crime in any federal, state, municipal, or other court.

Adult household members seventeen years of age and older in a family child care home shall be ineligible to maintain presence at a family child care home if any one or more of the provisions of this subsection applies to them.

- 5. A child care provider shall not be required to submit a request for a criminal background check under this section for a child care staff member if:
- (1) The staff member received a criminal background check within five years before the latest date on which such a submission may be made and while employed by or seeking employment by another child care provider within Missouri;
- (2) The department of health and senior services provided to the first provider a qualifying criminal background check result, consistent with this section, for the staff member; and (3) The staff member is employed by a child care provider within Missouri or has been separated from employment from a child care provider within Missouri for a period of not more than one hundred eighty consecutive days.
- 6. (1) The department of health and senior services shall process the request for a criminal background check for any prospective child care staff member or child care staff member as expeditiously as possible, but not to exceed forty-five days after the date on which the provider submitted the request.
- (2) The department shall provide the results of the criminal background check to the child care provider in a statement that indicates whether the prospective child care staff member or child care staff member is eligible or ineligible for employment or presence at the child care facility. The department shall not reveal to the child care provider any disqualifying crime or other related information regarding the prospective child care staff member or child care staff member.

- (3) If such prospective child care staff member or child care staff member is ineligible for employment or presence at the child care facility, the department shall, when providing the results of criminal background check, include information related to each disqualifying crime or other related information, in a report to such prospective child care staff member or child care staff member, along with information regarding the opportunity to appeal under subsection 7 of this section.
- 7. The prospective child care staff member or child care staff member may appeal in writing to the department to challenge the accuracy or completeness of the information contained in his or her criminal background check, or to offer information mitigating the results and explaining why an eligibility exception should be granted. The department of health and senior services shall attempt to verify the accuracy of the information challenged by the individual, including making an effort to locate any missing disposition information related to the disqualifying crime. The appeal shall be filed within ten days from the delivery or mailing of the notice of ineligibility. The department shall make a decision on the appeal in a timely manner.
- 8. The department may adopt emergency rules to implement the requirements of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2018, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

#### Representative Davis offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2042, Page 6, Line 3, by inserting after all of said line the following:

"Further amend said bill, Page 13, Section 566.124, Line 57, by inserting after all of said line the following:

- "566.147. 1. Any person who, since July 1, 1979, has been or hereafter has been found guilty of:
  (1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; subsection 2 of section 568.080 as it existed prior to January 1, 2017, or section 573.200, use of a child in a sexual performance; section 568.090 as it existed prior to January 1, 2017, or section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography, or section 573.040, furnishing pornographic material to minors; or
- (2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section[;]

shall not reside within one thousand feet of any public school as defined in section 160.011, any private school giving instruction in a grade or grades not higher than the twelfth grade, or any child care facility that is licensed under chapter 210, or any child care facility as defined in section 210.201 that is exempt from state licensure but subject to state regulation under section 210.252 and holds itself out to be a child care facility, where the school or facility is in existence at the time the individual begins to reside at the location. A school or child care facility shall include all facilities and grounds thereof, and measurements of distance for the purposes of this section shall begin at the property line of the school or child care facility.

2. If such person has already established a residence and a public school, a private school, or child care facility is subsequently built or placed within one thousand feet of such person's residence, then such person shall, within one week of the opening of such public school, private school, or child care facility, notify the county sheriff

where such public school, private school, or child care facility is located that he or she is now residing within one thousand feet of such public school, private school, or child care facility and shall provide verifiable proof to the sheriff that he or she resided there prior to the opening of such public school, private school, or child care facility.

- 3. For purposes of this section, "resides" means sleeps in a residence, which may include more than one location and may be mobile or transitory.
- 4. Violation of the provisions of subsection 1 of this section is a class E felony except that the second or any subsequent violation is a class B felony. Violation of the provisions of subsection 2 of this section is a class A misdemeanor except that the second or subsequent violation is a class E felony."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davis, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Wood, **House Amendment No. 1**, **as amended**, was adopted.

Representative Curtis offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2042, Page 8, Section 559.117, Line 37, by inserting immediately after said section and line the following:

- "565.090. 1. A person commits the offense of harassment in the first degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person, and such act does cause such person to suffer emotional distress.
  - 2. The offense of harassment in the first degree is a class E felony.
- 3. [This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violation of federal, state, county, or municipal law.] A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section.
- 565.091. 1. A person commits the offense of harassment in the second degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person.
- 2. The offense of harassment in the second degree is a class A misdemeanor, unless the person has previously pleaded guilty to or been found guilty of a violation of this section, of any offense committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state would be chargeable or indictable as a violation of any offense listed in this subsection, in which case it is a class E felony.
- 3. [This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violations of federal, state, county, or municipal law.] A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section."; and

Further amend said bill, Page 10, Section 566.062, Line 11, by inserting immediately after said section and line the following:

- "566.100. 1. A person commits the offense of sexual abuse in the first degree if he or she subjects another person to sexual contact when that person is incapacitated, incapable of consent, or lacks the capacity to consent, or by the use of forcible compulsion.
- 2. The offense of sexual abuse in the first degree is a class C felony unless the victim is less than fourteen years of age, or it is an aggravated sexual offense, in which case it is a class B felony.
- 3. The offense of sexual abuse in the first degree is a class B felony if the offender is a law enforcement officer who commits the offense while acting in an official capacity as a law enforcement officer.

- 4. A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section.
- 566.101. 1. A person commits the offense of sexual abuse in the second degree if he or she purposely subjects another person to sexual contact without that person's consent.
- 2. The offense of sexual abuse in the second degree is a class A misdemeanor, unless it is an aggravated sexual offense, in which case it is a class E felony.
- 3. The offense of sexual abuse in the second degree is a class E felony if the offender is a law enforcement officer who commits the offense while acting in an official capacity as a law enforcement officer.
- 4. A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HCS HB 2042, as amended, with House Amendment No. 2, pending, was laid over.

**HCS HB 1991**, relating to the deployment of utilities infrastructure, was taken up by Representative Rhoads.

On motion of Representative Rhoads, the title of **HCS HB 1991** was agreed to.

Representative Rhoads offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1991, Page 5, Section 67.5110, Line 8, by deleting the number **1846**" and inserting in lieu thereof the number "**67.1846**"; and

Further amend said bill, Page 6, Section 67.5111, Line 28, by deleting the word "**provider**" and inserting in lieu thereof the word "**provider**;"; and

Further amend said bill and section, Page 7, Line 64, by deleting the first instance of the word "wireless"; and

Further amend said bill, page and section, Line 67, by deleting all of said line and inserting in lieu thereof the following:

"in volume and no single piece of ground-mounted equipment shall exceed fifteen cubic feet in volume; exclusive of equipment required by an electric utility or municipal electric utility to power the small wireless facility."; and

Further amend said bill and section, Page 8, Lines 86-89, by deleting all of said lines and inserting in lieu thereof the following:

"facilities. The term does not include:

- (a) The structure or improvements on, under, or within which the equipment is collocated;
- (b) Coaxial or fiber-optic cable between wireless support structures or utility poles;
- (c) Coaxial or fiber-optic cable not directly associated with a particular small wireless facility; or
- (d) A wireline backhaul facility;"; and

Further amend said bill, page and section, Line 96, by deleting the second instance of the word "services," and inserting in lieu thereof the word "services"; and

Further amend said bill and section, Page 9, Line 106, by deleting the second instance of the word "facility" and inserting in lieu thereof the phrase "physical transmission path, all or part of which is within the ROW,"; and

Further amend said bill, Page 12, Section 67.5113, Line 74, by deleting the word "and" and inserting in lieu thereof the word "or"; and

Further amend said bill, page and section, Lines 75-76, by deleting the phrase "requirements regarding the replacement of overhead cables with underground cables" and inserting in lieu thereof the phrase "undergrounding requirements"; and

Further amend said bill and section, Page 13, Line 78, by deleting the word "**utilities**" and inserting in lieu thereof the word "**utility**"; and

Further amend said bill and section, Page 15, Line 159, by deleting all of said line and inserting in lieu thereof the following:

#### "6. Except as provided in sections 67.5110 to 67.5121, no authority"; and

Further amend said bill, Page 17, Section 67.5116, Lines 21-28, by deleting all of said lines and inserting in lieu thereof the following:

"collocation of small wireless facilities on existing authority poles shall not exceed one hundred dollars per small wireless facility. An applicant filing a consolidated application under subdivision (11) of subsection 3 of section 67.5113 shall pay one hundred dollars per small wireless facility included in the consolidated application; and

- (4) The total application fees for the installation, modification, or replacement of a utility pole and the collocation of an associated small wireless facility shall not exceed five hundred dollars per pole.
- 4. (1) The rate for collocation of a small wireless facility to an authority pole shall not exceed thirty-five dollars per authority pole per year. Five years from the date of an"; and

Further amend said bill and section, Page 18, Lines 39-40, by deleting all of said lines and inserting in lieu thereof the following:

#### "assessments from any applicant or wireless"; and

Further amend said bill, page and section, Lines 45-49, by deleting all of said lines and inserting in lieu thereof the following:

- "(b) Applicable personal property and sales taxes or generally applicable fees for encroachment or electrical permits;
- (c) Applicable fair and reasonable linear foot fees as provided in subsection 1 of section 67.1846 associated with coaxial or fiber-optic cable in the ROW that is:
  - a. Between wireless support structures or utility poles;
  - b. Not directly associated with a particular small wireless facility; or
  - c. A wireline backhaul facility.

No authority shall require a wireless provider to pay a linear foot fee for coaxial or fiber-optic cable in the ROW associated with a small wireless facility if the owner of such coaxial or fiber-optic cable in the ROW already is assessed and charged such a linear foot fee; and

(d) Right-of-way permit fees established under 67.1840 for the recovery of actual, substantiated ROW management costs or as otherwise authorized under section 229.340.

Right-of-way permit fees imposed on applicants and wireless providers shall be competitively neutral with regard to all other users of the ROW; shall not be in the form"; and

Further amend said bill, page and section, Line 51, by deleting the word "counts," and inserting in lieu thereof the word "counts;"; and

Further amend said bill, page and section, Line 53, by deleting the word "**precludes**" and inserting in lieu thereof the word "**prohibits**"; and

Further amend said bill, page and section, Line 55, by inserting after the word "fees" the phrase "consistent with subsection 2 of section 67.1846"; and

Further amend said bill, Page 19, Section 67.5119, Line 5, by deleting said line and inserting in lieu thereof the word "section."; and

Further amend said bill and section, Page 20, Line 35, by deleting the word "**provide**" and inserting in lieu thereof the word "**provider**"; and

Further amend said bill, page and section, Line 37, by inserting after the word "**installed**" the phrase "**or approved for installation**"; and

Further amend said bill, page and section, Line 44, by inserting immediately after all of said section and line the following:

"67.5120. A court of competent jurisdiction shall have jurisdiction to determine all disputes arising under sections 67.5110 to 67.5121."; and

Further amend said bill, Page 21, Section 67.5121, Line 35, by deleting the word "for" and inserting in lieu thereof the word "with"; and

Further amend said bill, page and section, Line 37, by inserting after the word "**Each**" the word "**contracted**"; and

Further amend said bill, page and section, Line 41, by inserting after the word "such" the word "contracted"; and

Further amend said bill, page and section, Line 44, by deleting the phrase "any contractor or subcontractor" and inserting in lieu thereof the phrase "such contracted entity"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1991, Page 2, Line 12, by inserting immediately after all of said line the following:

"Further amend said bill, Page 16, Section 67.5114, Line 25, by inserting immediately after all of said line the following:

"5. An authority may require, as part of an application, that a wireless provider notify residents in the immediate vicinity of the ROW that will be affected by the wireless provider's application for activity within the ROW. The authority may require such notification by ordinance. Affected residents shall be allowed to submit comments on the final placement of any wireless facility included in the application."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Lavender moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

Representative McCreery offered House Amendment No. 2 to House Amendment No. 1.

House Amendment No. 2 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1991, Page 2, Line 24, by deleting the number, "thirty-five" and inserting in lieu thereof the number, "five hundred"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery moved that **House Amendment No. 2 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Rhoads, **House Amendment No. 1** was adopted.

Representative Reiboldt offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1991, Page 6, Section 67.5111, Line 15, by deleting all of said line and inserting in lieu thereof the following:

"an authority or the state highways and transportation commission;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross assumed the Chair.

Speaker Richardson resumed the Chair.

**House Amendment No. 2** was withdrawn.

Representative Roberts offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1991, Page 9, Section 67.5112, Lines 3-6, by deleting all of said lines; and

Further amend said bill and section by renumbering all of said section accordingly; and

Further amend said bill, Page 17, Section 67.5116, Line 1, by deleting the number "1."; and

Further amend said bill and section, Pages 17 and 18, Lines 6-57, by deleting all of said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross resumed the Chair.

Representative Roberts moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Rhoads, HCS HB 1991, as amended, was adopted.

On motion of Representative Rhoads, **HCS HB 1991, as amended**, was ordered perfected and printed.

HCS HB 2042, as amended, with House Amendment No. 2, pending, relating to sexual offenders, was again taken up by Representative Bahr.

Representative Pietzman offered **House Substitute Amendment No. 1 for House Amendment No. 2**.

House Substitute Amendment No. 1 for House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2042, Page 28, Section 589.414, Line 27, by inserting immediately after the numeral "4." the numeral "(1)"; and

Further amend said page, Line 32, by deleting all of said line and inserting in lieu thereof the following:

"such new address and phone number, if the phone number is also changed. If any person required by sections 589.400 to 589.425 to register changes such person's residence or address to a different county or city not within a county and such person was convicted of child molestation in the first degree, the person, in addition to the requirements under this subdivision, shall also be required to be electronically monitored while relocating. Once the person has relocated to the residence or address in a different county or city not within a county, no electronic monitoring shall be required. Such person shall be responsible for all costs associated with electronic monitoring.

(2) If any person"; and

Further amend said page, Line 39, by deleting all of said line and inserting in lieu thereof the following:

"within three business days of such new address.

(3) Whenever a registrant changes residence, the"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pietzman, **House Substitute Amendment No. 1 for House Amendment No. 2** was adopted.

On motion of Representative Bahr, HCS HB 2042, as amended, was adopted.

On motion of Representative Bahr, **HCS HB 2042, as amended**, was ordered perfected and printed.

On motion of Representative Austin, the House recessed until 7:00 p.m.

# **EVENING SESSION**

The hour of recess having expired, the House was called to order by Representative Rhoads.

# PERFECTION OF HOUSE BILLS

**HCS HB 1614**, relating to the regulation of agricultural inputs, was taken up by Representative Reiboldt.

Representative Roberts suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES:	033

Alferman	Barnes 60	Bondon	Brown 27	Butler
Cookson	Cross	Curtman	Fraker	Francis
Gannon	Hansen	Hurst	Justus	Kidd
Knight	Korman	Lauer	Morris 140	Morse 151
Pfautsch	Pogue	Redmon	Reiboldt	Remole
Roeber	Rowland 155	Rowland 29	Taylor	Walsh
White	Wiemann	Wilson		

NOES: 000

PRESENT: 053

Adams	Anderson	Arthur	Austin	Barnes 28
Beard	Chipman	Corlew	Davis	Dinkins
Dohrman	Eggleston	Fitzwater	Frederick	Gray
Gregory	Haahr	Hannegan	Hill	Houghton
Houx	Johnson	Kendrick	Kolkmeyer	Lant
Lynch	Marshall	Mathews	Matthiesen	McCann Beatty
McDaniel	McGaugh	Meredith 71	Messenger	Mitten
Moon	Morgan	Neely	Pike	Plocher
Reisch	Rhoads	Roden	Runions	Ruth
Shaul 113	Stacy	Swan	Tate	Vescovo
Walker 3	Wood	Mr. Speaker		

#### ABSENT WITH LEAVE: 076

Anders	Andrews	Bahr	Bangert	Baringer
Basye	Beck	Bernskoetter	Berry	Black
Brattin	Brown 57	Brown 94	Burnett	Burns
Carpenter	Christofanelli	Conway 10	Conway 104	Cornejo
Curtis	DeGroot	Dogan	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Franklin	Franks Jr
Green	Grier	Haefner	Harris	Helms
Henderson	Higdon	Kelley 127	Kelly 141	Lavender
Lichtenegger	Love	May	McCreery	McGee
Merideth 80	Miller	Mosley	Muntzel	Newman
Nichols	Peters	Phillips	Pierson Jr	Pietzman
Quade	Razer	Rehder	Revis	Roberts
Rone	Ross	Schroer	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stephens 128
Stevens 46	Trent	Unsicker	Walker 74	Washington
Wessels				

VACANCIES: 001

On motion of Representative Reiboldt, the title of HCS HB 1614 was agreed to.

Representative Reiboldt offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1614, Page 1, Section 266.600, Line 1, by inserting the number "1." after the number "266.600."; and

Further amend said page and section, Line 5, by inserting after all of said line the following:

#### "2. This section shall not apply to rice seed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reiboldt, **House Amendment No. 1** was adopted.

On motion of Representative Reiboldt, **HCS HB 1614, as amended**, was adopted.

On motion of Representative Reiboldt, **HCS HB 1614, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 104

Adams	Alferman	Anders	Anderson	Andrews
Austin	Barnes 60	Basye	Bernskoetter	Berry
Bondon	Brattin	Burns	Chipman	Christofanelli
Conway 104	Corlew	Cornejo	Cross	Curtis
Curtman	Davis	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater	Fraker	Francis	Franklin

Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Korman	Lant	Lauer	Love
Lynch	Mathews	Matthiesen	McDaniel	McGaugh
Messenger	Miller	Morris 140	Morse 151	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Shaul 113	Smith 163
Sommer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walsh	White
Wiemann	Wilson	Wood	Mr. Speaker	
NOES: 033				
Arthur	Baringer	Barnes 28	Beck	Brown 27
Burnett	Butler	Carpenter	Franks Jr	Gray
Kendrick	Kidd	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Nichols	Pierson Jr
Plocher	Pogue	Quade	Roberts	Shull 16
Stevens 46	Walker 74	Washington		
PRESENT: 000				

ABSENT WITH LEAVE: 025

Bahr	Bangert	Beard	Black	Brown 57
Brown 94	Conway 10	Cookson	Ellington	Green
Harris	Lichtenegger	Mosley	Newman	Peters
Razer	Revis	Ruth	Schroer	Shumake
Smith 85	Spencer	Stephens 128	Unsicker	Wessels

VACANCIES: 001

HCS HB 1461, relating to the address confidentiality program, was taken up by Representative Anderson.

On motion of Representative Anderson, the title of HCS HB 1461 was agreed to.

On motion of Representative Anderson, HCS HB 1461 was adopted.

On motion of Representative Anderson, HCS HB 1461 was ordered perfected and printed.

HCS HB 1802, relating to exemptions from sales tax, was taken up by Representative Miller.

On motion of Representative Miller, the title of HCS HB 1802 was agreed to.

Representative Miller offered House Amendment No. 1.

#### House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1802, Page 3, Section 144.030, Line 74, by inserting immediately after "2005)." the following:

"The construction and application of this subdivision as expressed by the Missouri supreme court in Bridge Data Co. v. Director of Revenue, 794 S.W.2d 204 (Mo. banc 1990), DST Systems, Inc. v. Director of Revenue, 43 S.W.3d 799 (Mo. banc 2001), Southwestern Bell Tel. Co. v. Director of Revenue, 78 S.W.3d 763 (Mo. banc 2002), and Southwestern Bell Tel. Co. v. Director of Revenue, 182 S.W.3d 226 (Mo. banc 2005) is hereby affirmed."; and

Further amend said bill, page and section, Line 81, by inserting immediately after the word "consumption" the following:

".The construction and application of this subdivision as expressed by the Missouri supreme court in Bridge Data Co. v. Director of Revenue, 794 S.W.2d 204 (Mo. banc 1990), DST Systems, Inc. v. Director of Revenue, 43 S.W.3d 799 (Mo. banc 2001), Southwestern Bell Tel. Co. v. Director of Revenue, 78 S.W.3d 763 (Mo. banc 2002), and Southwestern Bell Tel. Co. v. Director of Revenue, 182 S.W.3d 226 (Mo. banc 2005) is hereby affirmed."; and

Further amend said bill, Page 12, Section 144.054, Line 21, by inserting immediately after the number "144.030." the following:

"The construction and application of this subdivision as expressed by the Missouri supreme court in Bridge Data Co. v. Director of Revenue, 794 S.W.2d 204 (Mo. banc 1990), DST Systems, Inc. v. Director of Revenue, 43 S.W.3d 799 (Mo. banc 2001), Southwestern Bell Tel. Co. v. Director of Revenue, 78 S.W.3d 763 (Mo. banc 2002), and Southwestern Bell Tel. Co. v. Director of Revenue, 182 S.W.3d 226 (Mo. banc 2005) is hereby affirmed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Miller, **House Amendment No. 1** was adopted.

Representative Lavender offered House Amendment No. 2.

#### House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1802, Page 13, Section 144.026, Line 4, by inserting after all of said section and line the following:

"144.140. **Beginning January 1, 2019,** from every remittance to the director of revenue made on or before the date when the same becomes due, the person required to remit the same shall be entitled to deduct and retain an amount equal to [two] one-half percent thereof."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that House Amendment No. 2 be adopted.

Which motion was defeated.

On motion of Representative Miller, HCS HB 1802, as amended, was adopted.

On motion of Representative Miller, **HCS HB 1802, as amended**, was ordered perfected and printed.

**HCS HB 1872**, relating to broadband internet service, was taken up by Representative Johnson.

On motion of Representative Johnson, the title of HCS HB 1872 was agreed to.

Representative Johnson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1872, Page 1, Section 620.2450, Line 4, by inserting after the word "development." the phrase "For the purposes of sections 620.2450 to 620.2458, the term "unserved area" shall mean a census block without access to wireline or fixed wireless broadband internet service."; and

Further amend said bill, Page 3, Section 620.2455, Line 5, by deleting the phrase "**thirty days**" and inserting in lieu thereof the phrase "**forty-five days**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Johnson, **House Amendment No. 1** was adopted.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

A 4	A	A4:	D	D 1
Anderson	Andrews	Austin	Basye	Beard
Bernskoetter	Black	Bondon	Brattin	Chipman
Christofanelli	Conway 104	Corlew	Cornejo	Cross
Davis	Dinkins	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelly 141	Kidd	Knight
Kolkmeyer	Korman	Lant	Lauer	Love
Marshall	Mathews	Matthiesen	McGaugh	Messenger
Miller	Moon	Morris 140	Morse 151	Neely
Pfautsch	Pietzman	Pike	Plocher	Redmon
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Walker 3	Walsh
White	Wiemann	Wilson	Wood	
NOES: 036				
Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Ellebracht	Ellington	Gray	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery

McGee	Meredith 71	Merideth 80	Mitten	Morgan
Nichols	Pierson Jr	Pogue	Quade	Revis
Roberts Washington	Rowland 29	Stevens 46	Unsicker	Walker 74

PRESENT: 000

ABSENT WITH LEAVE: 037

Alferman	Bahr	Baringer	Barnes 60	Berry
Brown 57	Brown 94	Conway 10	Cookson	Curtis
Curtman	DeGroot	Franks Jr	Green	Haahr
Higdon	Kelley 127	Lichtenegger	Lynch	McDaniel
Mosley	Muntzel	Newman	Peters	Phillips
Razer	Rehder	Reisch	Runions	Ruth
Schroer	Shumake	Smith 85	Stephens 128	Vescovo
***				

Wessels Mr. Speaker

VACANCIES: 001

On motion of Representative Johnson, HCS HB 1872, as amended, was adopted.

On motion of Representative Johnson, **HCS HB 1872, as amended**, was ordered perfected and printed.

**HB 1485**, relating to taxes on transient guests to fund the promotion of tourism, was placed on the Informal Calendar.

# THIRD READING OF HOUSE BILLS

**HCS HB 2104**, relating to the authority to engage in certain investigative practices, was placed on the Informal Calendar.

**HB 1797**, relating to the nuclear power plant security guard act, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **HB 1797** was read the third time and passed by the following vote:

AYES: 134

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Burnett
Burns	Butler	Carpenter	Chipman	Christofanelli
Conway 104	Corlew	Cornejo	Cross	Curtis
Curtman	Davis	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen

Harris	Helms	Henderson	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Korman	Lant	Lauer	Love	Lynch
Mathews	Matthiesen	May	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Neely	Nichols	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Remole	Revis
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Smith 163	Sommer	Spencer	Stacy
Stevens 46	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walsh	Washington	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 008

Ellington Lavender Marshall McDaniel Pogue Roberts Unsicker Walker 74

PRESENT: 000

ABSENT WITH LEAVE: 020

Alferman Baringer Brown 57 Brown 94 Conway 10 Lichtenegger Cookson Franks Jr Higdon Mosley Muntzel Newman Peters Reisch Razer Smith 85 Runions Shumake Stephens 128 Wessels

VACANCIES: 001

Representative Rhoads declared the bill passed.

Speaker Richardson resumed the Chair.

HCS HB 1907, relating to working animals, was placed on the Informal Calendar.

HCS HB 1525, relating to unclaimed property, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, **HCS HB 1525** was read the third time and passed by the following vote:

AYES: 135

Adams Alferman Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Barnes 60 Barnes 28 Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Burnett Burns Butler Chipman Christofanelli Conway 104 Corlew Cookson Cornejo Curtis Davis DeGroot Dinkins Cross Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis

Green

Gannon

Tankini	I Taliks Ji	1 ICUCIICK	Gainion	Giccii
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Korman	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	May	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris 140	Morse 151	Neely	Nichols	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Revis	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Smith 163	Sommer	Spencer	Stacy
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walsh	Washington
White	Wiemann	Wilson	Wood	Mr. Speaker
NOES: 006				
Curtman Pogue	Ellington	Hurst	Marshall	Moon
PRESENT: 000				
ABSENT WITH LEA	VE: 021			
Brown 57	Brown 94	Carpenter	Conway 10	Gray
Higdon	Lichtenegger	Mosley	Muntzel	Newman
Peters	Phillips	Razer	Rhoads	Runions
Shull 16	Shumake	Smith 85	Stephens 128	Walker 74

Frederick

VACANCIES: 001

Wessels

Franklin

Franks Jr

Speaker Richardson declared the bill passed.

HB 1250, relating to trust and estates, was taken up by Representative Plocher.

On motion of Representative Plocher,  ${\bf HB~1250}$  was read the third time and passed by the following vote:

Alferman Adams Anders Anderson Andrews Arthur Austin Bahr Baringer Bangert Barnes 60 Beck Barnes 28 Basye Beard Black Brattin Bernskoetter Berry Bondon Brown 27 Burnett Burns Butler Carpenter Chipman Christofanelli Conway 104 Cookson Corlew Curtman Davis DeGroot Cornejo Cross Dohrman Ellebracht Dinkins Eggleston Dogan Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon

Gray Green Gregory Grier Haahr Haefner Hannegan Hansen Harris Helms Henderson Hill Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kolkmeyer Kidd Knight Korman Lant Lavender Love Lynch Mathews Lauer Matthiesen McCann Beatty McCreery McDaniel May Meredith 71 Merideth 80 McGaugh McGee Messenger Miller Mitten Moon Morgan Morris 140 Morse 151 Neely Nichols Pfautsch Pierson Jr Pietzman Plocher Redmon Pike Quade Rehder Reiboldt Reisch Remole Revis Roberts Roden Roeber Rone Rhoads Rowland 155 Rowland 29 Ross Ruth Schroer Shaul 113 Shull 16 Smith 163 Sommer Spencer Stevens 46 Swan Stacy Tate Taylor Unsicker Vescovo Walker 3 Walsh Trent Washington White Wiemann Wilson Wood

Mr. Speaker

NOES: 003

Curtis Marshall Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 017

Brown 94 Brown 57 Conway 10 Higdon Lichtenegger Mosley Muntzel Newman Peters Phillips Smith 85 Razer Runions Shumake Stephens 128

Walker 74 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 1358, relating to password protection, was taken up by Representative Davis.

On motion of Representative Davis, HCS HB 1358 was read the third time and passed by the following vote:

AYES: 140

Anders Andrews Adams Alferman Anderson Arthur Austin Bahr Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Butler Burnett Burns Carpenter Chipman Christofanelli Conway 104 Cookson Corlew Cornejo Davis Cross Curtis Curtman DeGroot Dinkins Dohrman Ellebracht Ellington Dogan Engler Evans Fitzpatrick Fitzwater Fraker Franklin Franks Jr Frederick Gannon Francis

Gray Green Gregory Grier Haahr Haefner Hannegan Harris Helms Henderson Hill Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Korman Knight Kolkmeyer Lant Lauer Lavender Love Lynch Marshall Mathews Matthiesen McCann Beatty McCreery May McGaugh McGee Merideth 80 Miller Mitten Messenger Moon Morgan Morris 140 Morse 151 Neely Nichols Pfautsch Phillips Pierson Jr Pietzman Plocher Redmon Rehder Pike Quade Reiboldt Reisch Remole Revis Rhoads Roden Roeber Rone Ross Roberts Rowland 155 Rowland 29 Shaul 113 Ruth Schroer Shull 16 Smith 163 Sommer Spencer Stacy Stevens 46 Taylor Swan Tate Trent Unsicker Vescovo Walker 3 Walsh Washington White Wiemann Wilson Wood Mr. Speaker

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 020

Barnes 60 Brown 57 Brown 94 Conway 10 Eggleston Hansen Higdon Lichtenegger Meredith 71 Mosley Muntzel Newman Runions Peters Razer Shumake Smith 85 Stephens 128 Walker 74 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HCS HB 2116**, relating to boat passengers, was taken up by Representative Ross.

On motion of Representative Ross, **HCS HB 2116** was read the third time and passed by the following vote:

AYES: 118

Alferman Anderson Andrews Austin Bahr Bangert Baringer Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Christofanelli Burns Butler Carpenter Chipman Conway 104 Cookson Corlew Cornejo Cross Curtis Curtman Davis Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fraker Francis Franklin Franks Jr Fitzwater Frederick Gannon Gregory Grier Haahr Harris Helms Haefner Hannegan Hansen Houx Henderson Hill Hurst Houghton Johnson Justus Kelley 127 Kelly 141 Kendrick

Kidd	Knight	Kolkmeyer	Korman	Lant
Lauer	Lavender	Love	Lynch	Mathews
Matthiesen	McCreery	McDaniel	McGaugh	Messenger
Miller	Moon	Morris 140	Morse 151	Neely
Nichols	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Revis	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Smith 163	Sommer
Spencer	Stacy	Tate	Taylor	Trent
Vescovo	Walker 3	Walsh	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 024

Adams	Anders	Barnes 28	Brown 27	Burnett
Ellington	Gray	Green	Marshall	May
McCann Beatty	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Pierson Jr	Pogue	Quade	Roberts
Stevens 46	Unsicker	Walker 74	Washington	

PRESENT: 000

ABSENT WITH LEAVE: 020

Arthur	Barnes 60	Brown 57	Brown 94	Conway 10
DeGroot	Fitzpatrick	Higdon	Lichtenegger	Mosley
Muntzel	Newman	Peters	Razer	Runions
Shumake	Smith 85	Stephens 128	Swan	Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HCS HB 1623**, relating to elementary and secondary education, was placed on the Informal Calendar.

HB 2102, relating to property classification, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HB 2102** was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 104	Cookson	Corlew	Cornejo
Cross	Curtis	Curtman	Davis	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson

Hill Houghton Houx Hurst Johnson Kelly 141 Justus Kelley 127 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Love Lynch Mathews Matthiesen McCann Beatty McCreery McDaniel May McGaugh McGee Meredith 71 Merideth 80 Messenger Miller Neely Morgan Morris 140 Morse 151 Mitten Pfautsch Phillips Pierson Jr Pietzman Nichols Pike Plocher Quade Redmon Rehder Reiboldt Reisch Remole Revis Rhoads Roden Roeber Rone Ross Roberts Rowland 155 Rowland 29 Ruth Schroer Shaul 113 Smith 163 Shull 16 Sommer Stacy Spencer Stevens 46 Swan Tate Taylor Trent Walker 74 Unsicker Vescovo Walker 3 Walsh White Wiemann Wilson Wood Washington Mr. Speaker

NOES: 003

Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 018

Barnes 60Brown 57Brown 94Conway 10DeGrootFrancisHigdonLichteneggerMosleyMuntzelNewmanPetersRazerRunionsShumake

Smith 85 Stephens 128 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HB 1646**, relating to brush control on county roads, was taken up by Representative Eggleston.

On motion of Representative Eggleston, **HB 1646** was read the third time and passed by the following vote:

AYES: 138

Adams Alferman Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Burnett Berry Black Bondon Brown 27 Burns Butler Carpenter Chipman Christofanelli Conway 104 Cookson Corlew Cornejo Cross Curtis Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Green Gregory Grier Haefner Hannegan Hansen Harris Helms Henderson Hill

Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Korman	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	May	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris 140	Morse 151	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Revis	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Walsh	Washington	White	Wiemann
Wilson	Wood	Mr. Speaker		
NOES: 006				
Brattin	Ellington	Hurst	Marshall	Moon
Pogue	•			
Č				
PRESENT: 000				
ABSENT WITH LEAV	Æ: 018			
Barnes 60	Brown 57	Brown 94	Conway 10	Haahr
Higdon	Lichtenegger	Mosley	Muntzel	Newman

VACANCIES: 001

Peters

Smith 85

Speaker Richardson declared the bill passed.

Razer

Wessels

Quade

Stephens 128

**HB 2238**, relating to a social innovation grant program, was taken up by Representative Mathews.

Runions

Shumake

On motion of Representative Mathews, **HB 2238** was read the third time and passed by the following vote:

AYES: 141

Adams Alferman Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Barnes 60 Barnes 28 Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Burnett Burns Butler Carpenter Christofanelli Conway 104 Corlew Chipman Cookson Cornejo Cross Curtis Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Ellington Engler Evans Fitzpatrick Franks Jr Fitzwater Fraker Francis Franklin Frederick Gannon Green Gregory Gray Harris Grier Haefner Hansen Hannegan Houx Helms Henderson Hill Houghton

Johnson	Justus	Kelley 127	Kelly 141	Kendrick		
Kidd	Knight	Kolkmeyer	Korman	Lant		
Lauer	Lavender	Love	Lynch	Mathews		
Matthiesen	May	McCann Beatty	McCreery	McDaniel		
McGaugh	McGee	Meredith 71	Merideth 80	Messenger		
Mitten	Morgan	Morris 140	Morse 151	Neely		
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman		
Pike	Plocher	Quade	Redmon	Rehder		
Reiboldt	Reisch	Remole	Revis	Rhoads		
Roberts	Roden	Roeber	Rone	Ross		
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113		
Shull 16	Smith 163	Sommer	Spencer	Stacy		
Stevens 46	Swan	Tate	Taylor	Trent		
Unsicker	Vescovo	Walker 3	Walker 74	Walsh		
Washington	White	Wiemann	Wilson	Wood		
Mr. Speaker						
NOEG 004						
NOES: 004						
Hurst	Marshall	Moon	Pogue			
PRESENT: 000						
ABSENT WITH LEAVE: 017						
ADSENT WITH LEAV	L. 017					
Brown 57	Brown 94	Conway 10	Haahr	Higdon		
Lichtenegger	Miller	Mosley	Muntzel	Newman		
Peters	Razer	Runions	Shumake	Smith 85		

Speaker Richardson declared the bill passed.

Wessels

HCS HB 1895, relating to death investigations, was taken up by Representative Neely.

On motion of Representative Neely,  $HCS\ HB\ 1895$  was read the third time and passed by the following vote:

AYES:	138
AILD.	150

Stephens 128

VACANCIES: 001

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 104	Cookson	Corlew
Cornejo	Cross	Curtis	Curtman	Davis
DeGroot	Dinkins	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Gannon	Gray
Green	Grier	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Korman	Lant	Lauer	Lavender	Love
Ttorritari	Lunt	Luuei	Eavender	Love

Lynch Marshall Mathews Matthiesen McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Messenger Miller Mitten Moon Morgan Morris 140 Morse 151 Neely Nichols Phillips Pierson Jr Pike Pfautsch Pietzman Plocher Quade Redmon Rehder Reiboldt Remole Revis Rhoads Roberts Reisch Rowland 29 Roeber Rowland 155 Rone Ross Ruth Schroer Shaul 113 Shull 16 Smith 163 Sommer Spencer Stacy Swan Tate Vescovo Walker 3 **Taylor** Trent Unsicker Walker 74 Walsh Washington White Wiemann Wilson Wood Mr. Speaker

NOES: 003

Franks Jr May Pogue

PRESENT: 001

Roden

ABSENT WITH LEAVE: 020

Brown 57 Brown 94 Conway 10 Dogan Ellington Gregory Haahr Higdon Lichtenegger Mosley Muntzel Newman Peters Runions Razer Shumake Smith 85 Stephens 128 Stevens 46 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HB 1613**, relating to driver's licenses, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), **HB 1613** was read the third time and passed by the following vote:

AYES: 138

Adams Alferman Anders Anderson Andrews Austin Barnes 28 Arthur Bangert Baringer Beard Beck Bernskoetter Berry Basye Black Bondon Brattin Brown 27 Burnett Christofanelli Burns Butler Carpenter Chipman Conway 104 Cookson Corlew Cornejo Cross Curtis Curtman Davis DeGroot Dinkins Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Green Gregory Grier Haefner Hannegan Hansen Harris Helms Henderson Hill Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kidd Kolkmeyer Kendrick Knight Korman Lant Lauer Lavender Love Lynch Mathews Matthiesen May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Messenger Mitten Moon Morgan Morris 140 Morse 151 Neely Nichols Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Redmon Rehder Reisch Quade Reiboldt Remole Revis Rhoads Roberts Roden Rowland 155 Rowland 29 Roeber Rone Ross Shull 16 Schroer Shaul 113 Sommer Ruth Spencer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walker 3 Walker 74 Walsh Washington White Wiemann Wilson Wood Mr. Speaker

NOES: 002

Marshall Pogue

PRESENT: 000

ABSENT WITH LEAVE: 022

Bahr Barnes 60 Brown 57 Brown 94 Conway 10 Ellington Dogan Haahr Higdon Lichtenegger Miller Mosley Muntzel Newman Peters Runions Shumake Smith 85 Smith 163 Razer

Stephens 128 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HCS HB 1456**, relating to emergency communication services, was taken up by Representative Lauer.

On motion of Representative Lauer, **HCS HB 1456** was read the third time and passed by the following vote:

AYES: 111

Adams Alferman Anders Anderson Andrews Arthur Austin Bangert Baringer Barnes 28 Beard Beck Black Basye Berry Brown 27 Burnett Burns Butler Carpenter Chipman Conway 104 Cookson Corlew Cross Curtis DeGroot Dinkins Dogan Davis Dohrman Eggleston Ellebracht Engler Evans Fraker Francis Franklin Franks Jr Gannon Grier Haefner Gray Green Hansen Helms Henderson Houghton Houx Harris Kelly 141 Johnson Justus Kelley 127 Kendrick Kolkmeyer Korman Kidd Knight Lant Lauer Lavender Love Lynch Mathews Matthiesen McCann Beatty McDaniel May McCreery McGaugh McGee Meredith 71 Merideth 80 Messenger Mitten Morris 140 Morse 151 Neely Morgan Nichols Pfautsch Phillips Pierson Jr Pike

Plocher Quade Redmon Rehder Reiboldt Reisch Remole Revis Rhoads Rone Rowland 29 Rowland 155 Ruth Shaul 113 Shull 16 Sommer Stevens 46 Swan Tate Unsicker Walker 3 Walker 74 White Wiemann Wilson Wood

NOES: 031

Bahr Barnes 60 Bernskoetter Bondon Brattin Christofanelli Cornejo Curtman Fitzpatrick Fitzwater Frederick Gregory Hill Hurst Hannegan Marshall Moon Roberts Pietzman Pogue Roeber Ross Schroer Spencer Stacy Taylor Trent Vescovo Walsh Washington

Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 020

Brown 57 Brown 94 Conway 10 Haahr Ellington Higdon Lichtenegger Miller Mosley Muntzel Runions Newman Peters Razer Roden Smith 85 Smith 163 Shumake Stephens 128 Wessels

VACANCIES: 001

Speaker Richardson declared the bill passed.

**HB 2110**, relating to rewards by county commissions, was taken up by Representative Rone.

On motion of Representative Rone, **HB 2110** was read the third time and passed by the following vote:

AYES: 100

Alferman Anderson Andrews Austin Bahr Basye Beard Bernskoetter Berry Black Bondon Brattin Chipman Christofanelli Conway 104 Cookson Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Engler Evans Fitzpatrick Fitzwater Fraker Franklin Frederick Gannon Francis Gregory Grier Haefner Hannegan Hansen Hill Houx Helms Henderson Houghton Kelly 141 Kidd Kelley 127 Johnson Justus Knight Kolkmeyer Korman Lant Lauer Lynch Mathews Matthiesen McDaniel Love Morris 140 Morse 151 McGaugh Messenger Moon Pfautsch Phillips Pietzman Pike Neely Redmon Plocher Rehder Reiboldt Reisch Remole Rhoads Roeber Rone Ross Rowland 155 Ruth Schroer Shaul 113 Shull 16

Swan

Tate

Taylor	Trent	Vescovo	Walker 3	Walsh
White	Wiemann	Wilson	Wood	Mr. Speaker
NOES: 041				
Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Ellebracht	Franks Jr
Gray	Green	Harris	Hurst	Kendrick
Lavender	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Nichols	Pierson Jr	Pogue	Quade	Revis
Roberts	Rowland 29	Stevens 46	Unsicker	Walker 74
Washington				
PRESENT: 000				
ABSENT WITH LEA	AVE: 021			
Barnes 60	Brown 57	Brown 94	Conway 10	Ellington
Haahr	Higdon	Lichtenegger	Miller	Mosley
Muntzel	Newman	Peters	Razer	Roden
Runions	Shumake	Smith 85	Smith 163	Stephens 128
				-

Stacy

VACANCIES: 001

Wessels

Sommer

Spencer

Speaker Richardson declared the bill passed.

Representative Fitzpatrick assumed the Chair.

**HCS HB 1947**, relating to the sale of utilities in fourth class cities, was taken up by Representative Alferman.

On motion of Representative Alferman, **HCS HB 1947** was read the third time and passed by the following vote:

AYES: 1	35
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Arthur Adams Alferman Anderson Andrews Barnes 28 Bahr Bangert Baringer Austin Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Burnett Butler Carpenter Chipman Christofanelli Burns Conway 104 Cookson Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Engler Evans Dohrman Eggleston Ellebracht Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Green Gregory Grier Haefner Hannegan Hansen Helms Hill Harris Henderson Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer

Korman	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	May	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Morris 140
Morse 151	Neely	Nichols	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Revis	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Sommer	Spencer	Stacy	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Walsh	Washington
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 005

Anders Curtis Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 022

Barnes 60	Brown 57	Brown 94	Conway 10	Ellington
Haahr	Higdon	Lichtenegger	Miller	Mosley
Muntzel	Newman	Peters	Razer	Rhoads
Roden	Runions	Shumake	Smith 85	Smith 163

Stephens 128 Wessels

VACANCIES: 001

Representative Fitzpatrick declared the bill passed.

**HB 1600**, relating to the use of hand-held electronic wireless communication devices by persons operating motor vehicles for compensation while transporting passengers, was placed on the Informal Calendar.

Speaker Richardson resumed the Chair.

# REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 5612 - Special Committee on Tourism

# REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 2104 - Fiscal Review

**HB 1971** - Children and Families

HB 2189 - General Laws

HB 2413 - General Laws

HB 2452 - Agriculture Policy

- HB 2463 Health and Mental Health Policy
- **HB 2464** Special Committee on Urban Issues
- HB 2496 Transportation
- HB 2530 Children and Families
- HB 2533 Special Committee on Small Business
- HB 2538 Conservation and Natural Resources
- HB 2539 Insurance Policy
- HB 2542 Crime Prevention and Public Safety
- HB 2549 Corrections and Public Institutions
- HB 2552 Special Committee on Small Business
- **HB 2555** Elementary and Secondary Education
- HB 2560 Children and Families
- HB 2561 Ways and Means
- **HB 2563** Special Committee on Small Business
- HB 2567 Special Committee on Homeland Security
- HB 2589 Children and Families
- HB 2590 Government Efficiency
- HB 2594 Transportation
- HB 2596 Utilities
- HB 2597 Professional Registration and Licensing
- HB 2604 Professional Registration and Licensing
- HB 2609 Judiciary
- **HB 2613** Children and Families
- **HB 2617** Veterans
- **HB 2622** Health and Mental Health Policy
- HB 2625 Elementary and Secondary Education
- HB 2627 Children and Families
- HB 2636 Judiciary
- **HB 2638** Ways and Means
- **HB 2640** Crime Prevention and Public Safety
- HB 2641 Ways and Means
- HB 2643 Conservation and Natural Resources
- HB 2646 General Laws
- HB 2649 Budget
- HB 2653 Crime Prevention and Public Safety
- HB 2656 Transportation
- HB 2657 Financial Institutions
- HB 2662 General Laws
- HB 2666 Workforce Development
- **HB 2669** Special Committee on Innovation and Technology
- HB 2671 Budget
- HB 2678 General Laws
- **HB 2689** Transportation
- HB 2718 General Laws
- **HB 2745** Special Committee on Urban Issues

## REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SB 681 - Elementary and Secondary Education

#### **COMMITTEE REPORTS**

## **Committee on Conservation and Natural Resources**, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HJR 87**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Engler, Houx, Love, Remole and Taylor

Noes (3): Harris, Meredith (71) and Revis

Absent (3): Beard, Phillips and Pierson Jr.

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was returned **HB 1973**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Engler, Harris, Love, Remole, Revis, and Taylor

Noes (1): Meredith (71)

Absent (4): Beard, Houx, Phillips and Pierson Jr.

## **Committee on Crime Prevention and Public Safety**, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1591**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer and Phillips

Noes (0)

Absent (4): Barnes (60), McDaniel, Newman and Rhoads

# Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1348**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (1): Barnes (60)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1435**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (1): Barnes (60)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1569**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (4): Anders, Bangert, Burnett and Morgan

Absent (1): Barnes (60)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2129**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (1): Barnes (60)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2411**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Swan and Wood

Noes (1): Spencer

Absent (2): Bahr and Barnes (60)

# Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 1631**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Frederick, Johnson, Matthiesen, Quade, Revis, Rhoads and Sommer

Noes (1): Pogue

Absent (3): Curtman, Kidd and Peters

# Committee on Higher Education, Vice Chairman Dohrman reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1520**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Johnson and Walker (3)

Noes (0)

Absent (5): Gannon, Kendrick, Lichtenegger, Razer and Trent

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1811**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Johnson and Walker (3)

Noes (0)

Absent (5): Gannon, Kendrick, Lichtenegger, Razer and Trent

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 2348**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Adams, Andrews, Bangert, Cookson, Dohrman, Johnson and Walker (3)

Noes (1): Chipman

Absent (5): Gannon, Kendrick, Lichtenegger, Razer and Trent

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 2360**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Johnson and Walker (3)

Noes (0)

Absent (5): Gannon, Kendrick, Lichtenegger, Razer and Trent

**Special Committee to Improve the Care and Well-being of Young People**, Chairman Neely reporting:

Mr. Speaker: Your Special Committee to Improve the Care and Well-being of Young People, to which was referred **HB 2027**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Corlew, Kelley (127), Kelly (141), Neely, Phillips, Pike, Remole, Toalson Reisch and Walsh

Noes (3): Meredith (71), Stevens (46) and Washington

Absent (3): Beard, Carpenter and Lant

Mr. Speaker: Your Special Committee to Improve the Care and Well-being of Young People, to which was referred **HB 2040**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Corlew, Kelley (127), Kelly (141), Meredith (71), Neely, Phillips, Pike, Remole, Stevens (46), Toalson Reisch, Walsh and Washington

Noes (0)

Absent (3): Beard, Carpenter and Lant

## Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1290**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **SB 573**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

# **Committee on Rules - Administrative Oversight**, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Evans, Mathews, Roeber, Runions, Unsicker and Wiemann

Noes (0)

Absent (2): Austin and Sommer

# **Committee on Rules - Legislative Oversight**, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 69**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1256**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (1): Curtis

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1326**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1577**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1739**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1972**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2339**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Curtis, Eggleston, Fitzwater, Haahr, Houx, Rone and Shull (16)

Noes (0)

Absent (7): Bondon, Brown (94), Butler, Lavender, Rhoads, Shumake and Wessels

\*Ex-officio members were present to establish a quorum.

## **SUBCOMMITTEE REPORTS**

**Subcommittee on Short Term Financial Transactions**, Chairman Helms reporting:

Mr. Speaker: Your Subcommittee on Short Term Financial Transactions, to which was referred a review of **Short Term Loans**, begs leave to report it has examined the same and hereby submits its recommendations:

#### REPRESENTATIVES:

- /s/ Steve Helms
- /s/ Dan Houx
- /s/ Dan Shaul
- /s/ Clem Smith

A copy of said report has been submitted to the Standing Committee on Financial Institutions.

#### ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1517**, **HB 1573**, **HB 1893**, **HB 2243**, **HB 2318**, **HB 2330** and **HB 2347**.

#### MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 598** entitled:

An act to repeal section 227.240, RSMo, and to enact in lieu thereof one new section relating to the department of transportation utility corridor, with an existing penalty provision.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 660** entitled:

An act to repeal section 630.945, RSMo, and to enact in lieu thereof one new section relating to employees working in certain mental health facilities.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SS SCS SB 752 entitled:

An act to repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 757** entitled:

An act to repeal section 70.370, RSMo, and to enact in lieu thereof one new section relating to the bi-state metropolitan development district.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 780** entitled:

An act to amend chapter 82, RSMo, by adding thereto one new section relating to abandoned real property in certain cities.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 796** entitled:

An act to repeal sections 337.020, 337.025, 337.029, 337.033, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof twenty-eight new sections relating to the licensure of health care professionals, with a contingent effective date for certain sections.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 800** entitled:

An act to repeal sections 211.444 and 211.447, RSMo, and to enact in lieu thereof two new sections relating to juvenile court proceedings.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 814** entitled:

An act to repeal section 302.174, RSMo, and to enact in lieu thereof one new section relating to driver's licenses for persons who are deaf or hard of hearing.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 840** entitled:

An act to repeal sections 324.200, 324.205, and 324.210, RSMo, and to enact in lieu thereof three new sections relating to dietitians, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 871** entitled:

An act to repeal section 488.2250, RSMo, and to enact in lieu thereof one new section relating to court reporters.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 892** entitled:

An act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.833, and 56.840, RSMo, and to enact in lieu thereof six new sections relating to the public employee retirement system for prosecuting and circuit attorneys.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 909** entitled:

An act to amend chapter 472, RSMo, by adding thereto nineteen new sections relating to fiduciary access to digital assets.

In which the concurrence of the House is respectfully requested.

#### **ADJOURNMENT**

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, March 8, 2018.

#### **COMMITTEE HEARINGS**

#### **BUDGET**

Thursday, March 8, 2018, 8:15 AM, House Hearing Room 3.

Executive session will be held: SS SCS SB 775

Executive session may be held on any matter referred to the committee.

**CANCELLED** 

#### CHILDREN AND FAMILIES

Tuesday, March 13, 2018, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 7.

Public hearing will be held: HCB 12

Executive session will be held: HB 1361, HB 1856

Executive session may be held on any matter referred to the committee.

## CONSENT AND HOUSE PROCEDURE

Thursday, March 8, 2018, 8:30 AM, House Hearing Room 7.

Executive session will be held: HB 2101, HB 2192, HB 2221

Executive session may be held on any matter referred to the committee.

## CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 13, 2018, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HCR 96, HB 2456, HB 2172

Executive session will be held: HB 2070, HB 1254, HB 1642

Executive session may be held on any matter referred to the committee.

Removing HCR 68.

**AMENDED** 

## FISCAL REVIEW

Thursday, March 8, 2018, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1600, HCS HB 1623, HB 1679, HCS HB 1868

Executive session may be held on any matter referred to the committee.

## **RULES - ADMINISTRATIVE OVERSIGHT**

Thursday, March 8, 2018, 1:30 PM, House Hearing Room 1.

Executive session will be held: HCS HB 2265

Executive session may be held on any matter referred to the committee.

**CANCELLED** 

## SUBCOMMITTEE ON MASS TRANSIT SECURITY

Wednesday, March 14, 2018, 5:15 PM or upon conclusion of the Special Committee on Tourism (whichever is earlier), House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

The Bi-State Development and the St. Louis City Police Department will be testifying.

## HOUSE CALENDAR

## THIRTY-SEVENTH DAY, THURSDAY, MARCH 8, 2018

## HOUSE BILLS FOR PERFECTION

HB 1578 - Kolkmeyer

HCS HB 1443 - Eggleston

HCS HB 1486 - Kelly (141)

HCS HB 1388 - Gregory

HB 1719 - Grier

HCS HBs 2277 & 1983 - Shaul (113)

HB 2179 - Richardson

HCS HB 1828 - Houghton

HCS HB 2127 - Frederick

HB 1831 - Ruth

HB 2208 - Curtman

HCS HB 1635 - Bernskoetter

HB 2194 - Conway (104)

HCS HB 2171 - Wood

HCS HB 2216 - Brattin

HCS HB 2274 - Haefner

HCS#2 HB 1503 - Dohrman

HB 2322 - Walker (3)

HCS HB 2249 - Wood

## **HOUSE BILLS FOR PERFECTION - INFORMAL**

HCS HB 1457 - Lauer HCS HB 2140 - Haefner HB 1485 - Brown (57)

## HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 53 - Dohrman HCS HCR 57 - Burnett HCS HCR 66 - Carpenter

### HOUSE BILLS FOR THIRD READING

HCS HB 2062 - White HCS HB 1868, (Fiscal Review 3/6/18) - Kelley (127) HB 1625 - Morris (140) HB 1442 - Alferman HB 1679, (Fiscal Review 3/6/18) - Chipman HCS HBs 1729, 1621 & 1436 - Justus HCS HB 1645 - DeGroot HB 1892 - Wilson

## HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1429, (Fiscal Review 2/8/18) - Muntzel HCS HB 2104, (Fiscal Review 3/7/18), E.C. - Frederick HCS HB 1907 - Spencer HCS HB 1623, (Fiscal Review 3/1/18) - Fitzwater HB 1600, (Fiscal Review 3/5/18) - Higdon

## HOUSE BILLS FOR THIRD READING - CONSENT

HB 1469 - Davis HB 1968 - Grier HB 2187 - Walker (3) HB 2196 - Tate HB 1517 - McCann Beatty HB 1573 - Rowland (155) HB 1893 - Baringer HB 2243 - Houghton

HB 2318 - Marshall

HB 2330 - Beck

HB 2347 - Davis

## SENATE BILLS FOR SECOND READING

**SCS SB 598** 

SB 660

**SS SCS SB 752** 

SB 757

SB 780

SB 796

SB 800

SCS SB 814

SB 840

SB 871

SCS SB 892

SB 909

## HOUSE RESOLUTIONS

HR 4907 - Shumake

# **ACTIONS PURSUANT TO ARTICLE IV, SECTION 27**

HCS HB 1 - Fitzpatrick

CCS SCS HCS HB 2 - Fitzpatrick

CCS SCS HCS HB 3 - Fitzpatrick

CCS SCS HCS HB 4 - Fitzpatrick

CCS SCS HCS HB 5 - Fitzpatrick

CCS SCS HCS HB 6 - Fitzpatrick

CCS SCS HCS HB 7 - Fitzpatrick

CCS SCS HCS HB 8 - Fitzpatrick

CCS SCS HCS HB 9 - Fitzpatrick

CCS SCS HCS HB 10 - Fitzpatrick

CCS SCS HCS HB 11 - Fitzpatrick

CCS SCS HCS HB 12 - Fitzpatrick

SCS HCS HB 13 - Fitzpatrick

CCS SCS HCS HB 17 - Fitzpatrick

SCS HCS HB 18 - Fitzpatrick

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